

EXHIBIT 1

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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CHRISTOPHER FRATICELLI, :
on behalf of himself and :
all others similarly :
situated, :
Plaintiffs, : Civil Action No.:
vs. : 1:13-cv-06518-JMF
MSG HOLDINGS, L.P. and :
THE MADISON SQUARE :
GARDEN COMPANY, :
Defendants. :
-----x

March 21, 2014

9:11 a.m.

Deposition of CHRISTOPHER
FRATICELLI, held at the offices of MORGAN,
LEWIS & BOCKIUS LLP, 101 Park Avenue, New
York, New York, before Frank J. Bas, a
Registered Professional Reporter, Certified
Realtime Reporter and Notary Public of the
State of New York.

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1 C. FRATICELLI

2 office. It doesn't really give you an option
3 to speak with his personal secretary, if she
4 was even in.

5 Q. What were you calling him
6 about? Which documents were you attempting to
7 secure from Manhattanville?

8 A. I had sent in a paper, I faxed
9 them a paper at the conclusion of my
10 internship, so I was looking for that. And
11 that was probably -- that was all that he
12 would have been able to have helped me with.
13 I produced, through my -- through going on
14 line, my transcript for you guys.

15 Q. Were there any other documents
16 that you were attempting to secure from the
17 director?

18 A. It was just all end of
19 internship. The paper was the main thing. I
20 don't remember if there was a questionnaire or
21 anything, I can't say for sure. It was kind
22 of a while ago. But for sure, a paper about
23 the -- about the internship.

24 Q. Tell me about the paper about
25 the internship. What was that?

1 C. FRATICELLI

2 A. You just had to describe what
3 things you had done, who you reported to,
4 contact information. Again, it was a couple
5 of years ago so I don't remember what else was
6 included in it.

7 Q. Do you know how long it was?

8 A. It was two pages, at most.

9 Q. Was that something that was
10 required in order for you to get credit for
11 the internship?

12 A. Yes.

13 Q. How did you prepare that paper?
14 Did you use a word processor? Did you
15 handwrite it?

16 A. I -- it was actually a form --
17 it was actually a paper that was given to us,
18 so you just had to handwrite it.

19 Q. And did you keep a copy for
20 yourself?

21 A. I did not. I faxed it over,
22 and I don't know what I did with the original.
23 It was a long time ago.

24 Q. Do you have Dave Torromeo's
25 telephone number?

1 C. FRATICELLI

2 offered to you, was that something that was of
3 interest to you?

4 A. Yes.

5 Q. And the fact that they had a
6 sports marketing program, a master's
7 specifically in sports marketing, that was of
8 interest to you?

9 A. Well it's actually sports
10 business management, so marketing is just one
11 class out of the entire program.

12 Q. Got you. But the fact that
13 Manhattanville College was offering a master's
14 in sports business management was of interest
15 to you?

16 A. Yes.

17 Q. Did you know at the time that
18 you applied to Manhattanville College that the
19 program that you were interested in required
20 an internship?

21 A. Yes.

22 Q. Was that of interest to you?

23 MR. AMBINDER: Objection. Was
24 what of interest to him?

25 BY MR. SHAULSON:

1 C. FRATICELLI

2 Q. Was the fact that you had the
3 opportunity to do an internship, was that of
4 interest to you?

5 A. I knew I would have to do an
6 internship probably at any master's program I
7 went to, so it didn't affect me one way or
8 another.

9 Q. How did you know that you had
10 to do an internship as part of any master's
11 program?

12 A. I think it was more just common
13 knowledge. I know people who have taken --
14 who have done their master's, and a majority
15 of them I've heard about some sort of
16 internship that they've done.

17 Q. Did you have knowledge that
18 those internships would be unpaid?

19 A. No, not particularly. If
20 you're talking in general at all master's
21 programs, I wasn't sure if some would be, some
22 won't be. I really wasn't sure.

23 Q. Did you understand at the time
24 that you applied to Manhattanville College for
25 your master's that the internship that it was

1 C. FRATICELLI

2 offering would be unpaid?

3 A. They actually didn't offer --

4 MR. AMBINDER: Objection.

5 Go ahead, answer the question.

6 A. They actually didn't offer the
7 internship. I found it on my own.

8 Q. Did you understand that the
9 internship that you were going to be required
10 to fulfill for purposes of getting your
11 master's would be unpaid?

12 A. Yes.

13 Q. And you knew that at the time
14 that you applied for your entrance into
15 Manhattanville College. Right?

16 A. No. I didn't know -- I didn't
17 find the internship, because I was already
18 enrolled in Manhattanville. It's not
19 something --

20 Q. Right. But at the time that
21 you applied to Manhattanville College you
22 understood that you would have to fulfill an
23 internship in order to graduate. Right?

24 A. Yes.

25 Q. And did you understand at that

1 C. FRATICELLI

2 time that an internship would not have been
3 paid?

4 MR. AMBINDER: Objection.

5 Go ahead.

6 A. No, not necessarily. I didn't
7 know. I think that's more up to the employer.

8 Q. Okay. You didn't know one way
9 or the other at that time?

10 A. Correct.

11 Q. Okay. Do you know, did
12 Manhattanville College have a relationship
13 with MSG or the New York Rangers to provide
14 internships to Manhattanville's master's
15 program candidates?

16 A. If they did, I hadn't been
17 aware of it. I found -- like I stated
18 earlier, I found this through a job fair. It
19 wasn't something that was offered to me.

20 Q. So you found the internship
21 entirely on your own?

22 A. Yes.

23 Q. It was not part of any program
24 that MSG offered?

25 A. No.

1 C. FRATICELLI

2 MR. AMBINDER: Objection. For
3 the moment. Off the record.

4 ---

5 (Discussion off the record.)

6 ---

7 BY MR. SHAULSON:

8 Q. Did you receive a degree from
9 Manhattanville College?

10 A. I'm still enrolled.

11 Q. How far along are you?

12 A. After this semester I'll be six
13 credits shy.

14 Q. I'm sorry. When did you start
15 at Manhattanville?

16 A. In 2010.

17 Q. Have you been a full-time
18 student?

19 A. No.

20 Q. Part-time?

21 A. There are times that I have
22 been full-time, and then there are times that
23 I was part-time, and then there are times that
24 I withdrew.

25 Q. Why did you withdraw?

1 C. FRATICELLI

2 gave us specific numbers, or exact numbers,
3 but I'm sure he went over at some point
4 financial. I can't say for sure.

5 Q. Did the course include
6 maintaining the equipment and the machines at
7 the facility?

8 A. He spoke more about -- I do
9 remember he spoke more about the machinery
10 that was there. He really didn't talk a lot
11 about the equipment, like storage or anything,
12 if that's what you're referring to. Mostly he
13 just talked about the equipment and the
14 machinery and the fields, keeping up the
15 fields. That was something that he talked
16 about a lot.

17 Q. Now, the transcript says that
18 the internship was three credits.

19 Is that right?

20 A. That is correct.

21 Q. Are there any courses offered
22 as part of this sports business management
23 program that were more than three credits?

24 A. No. Not that I can recall.

25 Q. In order to receive those three

1 C. FRATICELLI

2 credits, were there any particular
3 requirements that Manhattanville College
4 imposed upon you or the company sponsoring the
5 internship?

6 A. When the internship began I had
7 to just make my advisor -- not advisor, the
8 head of the department aware of where I was
9 going, where I would be working. I had to
10 make it as a class on my schedule, because
11 it's -- basically comes up as a class. And
12 then I had to hand in that paper at the end,
13 that I faxed over.

14 Q. Any other requirements?

15 A. No, not that I can recall.

16 Q. Did you have to participate in
17 any discussion?

18 A. No.

19 Q. Who was the advisor that you
20 made aware of your internship?

21 A. Dave Torromeo.

22 Q. Do you know when you spoke to
23 Dave Torromeo about making him aware of your
24 internship at the New York Rangers?

25 A. It was prior to the fall 2011

1 C. FRATICELLI

2 corner.

3 Do you know what this document
4 is, by the way, that begins on the lower
5 right-hand corner FRAT 9 and goes through FRAT
6 12?

7 A. This is for, I believe -- I
8 guess for the Rangers. I'm not sure -- MSG,
9 not the Rangers.

10 Q. Yeah, what is it?

11 A. An application.

12 Q. This is the application that
13 you submitted to get an internship with the
14 New York Rangers. Correct?

15 A. Yes.

16 Q. And on Fraticelli -- I'm sorry,
17 FRAT 10, at the top it says the reason for
18 leaving the New York Mets. Do you see that?

19 A. Yes.

20 Q. What does that say there?

21 A. Had surgery on back.

22 Q. That's not true?

23 A. No, it is not.

24 Q. Why did you put you had surgery
25 on back when it's not true?

1 C. FRATICELLI

2 A. Honestly, I just put it because
3 we had -- instead of putting a long
4 description of why I was having back pains --
5 I'm not saying it was right, but instead of
6 putting I had back pains and I didn't want to
7 be standing for seven straight hours, and
8 giving this whole description, I put that I
9 had back surgery.

10 Q. So that was a lie?

11 A. Yes.

12 Q. Are there any other lies on the
13 application that you submitted to the New York
14 Rangers?

15 MR. AMBINDER: Take your time.

16 ---

17 (Witness reviewing document.)

18 ---

19 A. No. Everything else is
20 correct.

21 Q. Do you know if Doug Dickey --
22 is that how you pronounce it?

23 A. Doug Dickey, yes.

24 Q. How do you spell Dickey?

25 A. D-I-C-K-E-Y. Or Y. I can't

1 C. FRATICELLI

2 A. Yes.

3 Q. Do you recall any other
4 conversations at that time when he called you?

5 A. I can't recall what else was
6 really spoken of. It was a while ago.

7 Q. Who did he tell you you would
8 report to?

9 A. I believe he said Jim Ramsey,
10 because that's who we were referring to in our
11 e-mails, but I don't want to give you a
12 straight-up guess. I believe it was Jim
13 Ramsey.

14 Q. What did he tell you you would
15 have to do to get the internship?

16 A. I would have to make sure I was
17 getting school credit, which I was. He told
18 me that it was an unpaid internship. I really
19 can't recall much more. I'm sorry.

20 Q. Was he offering you the
21 internship; there was no -- you didn't have to
22 fulfill any other requirement to get the
23 internship?

24 A. As long as I was receiving
25 school credit, I was being offered the

1 C. FRATICELLI

2 internship.

3 Q. You didn't have to interview
4 for the internship?

5 A. I met with Sean one time, it
6 was the day of orientation. And at that point
7 I already had it; I was at the orientation.

8 Q. Right. So you didn't have to
9 interview for the internship?

10 A. No.

11 Q. And he made it clear to you
12 that the internship at the New York Rangers
13 was unpaid?

14 A. Yes.

15 Q. Did you accept the internship
16 during that call?

17 A. I told him that I -- I wanted
18 to make sure that I would clarify that I was
19 getting -- he wanted me to make sure that I
20 could clarify that I was definitely going to
21 be receiving the credits, and then I called
22 him and told him I could at some point in the
23 future. I forgot which date.

24 Q. Did you tell him during that
25 initial call anything to the effect that if I

1 C. FRATICELLI

2 Q. Who said what to whom, if I
3 didn't make that clear. Go ahead.

4 A. I told Sean that I could
5 receive the credits. And from there I don't
6 recall exactly how it went, but he told me
7 about the orientation and whatnot, and that
8 they were going to send me a -- just some --
9 just a letter of acceptance, that I was
10 accepting it.

11 Q. So he told you he would send
12 you a letter about the acceptance, and he
13 would also -- and he also told you about the
14 orientation?

15 A. Correct.

16 Q. And you were happy?

17 A. Yes.

18 Q. Happy to get the internship, as
19 you mentioned before?

20 A. Yes.

21 Q. Okay. What did you hope to get
22 out of this internship?

23 A. Well, a few things. First,
24 being the credits, that I do need to graduate.
25 Secondly, I figured it would be good to have

1 C. FRATICELLI

2 New York Rangers on my résumé also. And
3 probably -- but probably most importantly, as
4 I stated to you earlier, I kind of had already
5 done some internships, but now I was looking
6 more to actually learn more than I had in the
7 previous ones. Especially since my time at
8 Manhattanville was -- at least what I thought
9 was coming to an end soon, I was looking
10 forward to some real-life experience.

11 Q. Why real-life experience?

12 A. Because I have done work before
13 and, you know, I've done work for teams, but I
14 wanted to -- I was actually really just
15 looking to learn what was being done. Not
16 just the deliveries and such, but actually
17 seeing how they inter -- how the people in the
18 front office interact with the players, what
19 goes about in their daily jobs.

20 Q. When you have this call with
21 Sean, did he tell you that the internship was
22 at the practice facility in Westchester?

23 A. Yes.

24 Q. Did you ask him what that
25 meant?

1 C. FRATICELLI

2 to a job with the New York Rangers, or MSG?

3 A. No.

4 Q. Why not?

5 A. Actually, I'm happy you said
6 that, because that does refresh. You are told
7 that this doesn't automatically -- this
8 doesn't mean that it's going to lead into
9 something. So I apologize. Either Sean or
10 somebody along the way did say this doesn't
11 mean that you're going to have a job when it's
12 over.

13 Q. And that was clear to you.

14 A. Yes.

15 Q. You understood that.

16 A. Yes.

17 Q. You were clear before you
18 accepted the internship that you would need
19 school credit. Right?

20 A. Yes.

21 Q. And before you accepted the
22 internship, you were clear that it wouldn't
23 necessarily lead to a job upon the completion
24 of the internship. Right?

25 A. That's correct.

1 C. FRATICELLI

2 sure.

3 Q. So as we talked about before,
4 you actually received three academic credits
5 for your participation in the internship with
6 the New York Rangers. Correct?

7 A. Yes, that is correct.

8 Q. And that's at Manhattanville
9 College, towards your master's degree?

10 A. That is correct.

11 Q. Did you pay for the credits
12 that you received for participation in your
13 internship at the New York Rangers?

14 A. I took out student loans for
15 the -- I always do, even if I pay it back
16 right away, I always take out student loans.
17 So I didn't pay directly to Manhattanville.
18 But yes, it was paid.

19 Q. Do you know how much it cost?
20 Per credit, or for the class?

21 A. I can't say for sure,
22 especially since it was a couple of years ago.
23 I do know it changes, and I kind of usually
24 just lump it all together. I don't break it
25 down, really.

1 C. FRATICELLI

2 A. Depending on what we were
3 talking about -- depending on what we were
4 talking about -- I'm sorry. I just got caught
5 a little bit. (Pause.) A good example is
6 Sports Marketing. With that class, I withdrew
7 from it, but I was there when it first began,
8 and somebody was an intern -- I forgot where,
9 I forgot exactly where they were interning,
10 but she began to talk a little bit about her
11 experiences there. And it's always good to
12 get a little insight from somebody who is
13 actually doing that particular position.
14 Because I wasn't doing any marketing.

15 So at that particular moment
16 did it help me? No. But in the long run, if
17 I was able to really remember that
18 conversation, or if I was able to -- if I was
19 applying for something that had to do with
20 marketing close to that semester, I probably
21 would have been able to take some of her
22 advice and use it.

23 Q. All right. And what do you
24 mean when you said most of the time the
25 classes go by the book?

1 C. FRATICELLI

2 A. A lot of classes, we sit -- we
3 literally, it's read this chapter for
4 homework, and then we would either do
5 discussions on it or have to do work applied
6 to it, whereas other classes are more
7 discussion-based.

8 Q. So if you look at your
9 transcript, that's Fraticelli 2, do you see
10 that?

11 A. Yes.

12 Q. Looking through these class
13 names, which of the classes do you think most
14 closely resemble the type of activities that
15 you did at your internship for the New York
16 Rangers?

17 A. It would probably be the -- it
18 would probably be the facility and event
19 management, but probably more the facility --
20 but more the facility aspect than the event
21 management.

22 Q. Okay.

23 A. Which was good, considering I
24 was also doing the internship at that time.

25 Q. What do you mean?

1 C. FRATICELLI

2 A. I was interning while I was
3 taking that class.

4 Q. Right. Why was that good?

5 A. Because a lot of the things
6 that he would talk about, like I stated to you
7 earlier, what he would talk about equipment,
8 keeping it clean, making sure that athletes
9 have -- don't have any concerns about if
10 there's any issues, who to contact. It was
11 something I could apply if I needed if those
12 situations arose.

13 Q. When you say what he was
14 talking about, you're talking about the
15 professor?

16 A. Yes.

17 Q. So the things that your
18 professor was talking about you would then see
19 at the New York Rangers?

20 A. Or if I could apply them, you
21 know -- basically what I'm trying to say is
22 that that was the perfect time, that if
23 something was going to come up at the Rangers,
24 or I should say if there was something that he
25 would mention maybe I could use it with the

1 C. FRATICELLI

2 Rangers, maybe I could use that, you know, a
3 little bit of that experience that he's
4 talking about.

5 Q. So sort of get a real-world
6 experience of what you were learning in class?

7 MR. AMBINDER: Objection.

8 You can answer.

9 A. If I was -- right. If
10 something came up that I was able to talk
11 about the Rangers, it would be helpful, you
12 know. But a lot of things really wouldn't.
13 But that was a perfect class for that time
14 period.

15 Q. Understood. Okay.

16 Can you explain to me why
17 Manhattanville College required an internship
18 to graduate in the master's program that you
19 were participating in, and still participate
20 in?

21 MR. AMBINDER: Objection.

22 A. Truthfully, I think that they
23 do it because that's what everybody else --
24 because that's kind of what the theme is
25 around master's programs. I don't know if

1 C. FRATICELLI

2 there is necessarily, they're doing it for
3 benefit, or if they see other purposes for it.

4 I think it would truly discredit them or any
5 other master's program that didn't require an
6 internship.

7 Q. When you say the theme around
8 the master's program, what do you mean by
9 that?

10 A. Most master's programs do
11 require, at least to my knowledge.

12 Q. A master's in sports business
13 management, or any master's program?

14 A. A master's in general. I know
15 somebody who did an accounting internship and
16 it had nothing to do with sports.

17 Q. So what's your understanding as
18 to why master's programs require internships?

19 A. To get you real-world
20 experience.

21 Q. Did you ever have any
22 discussion with your director at
23 Manhattanville College or anybody else at
24 Manhattanville College about the reason for
25 the internship?

1 C. FRATICELLI

2 A. No. You mean ask them why, as
3 to why we need to have one?

4 Q. Yes.

5 A. No. If they say this is what
6 you have to do, I just want to do it and get
7 it done. I don't want to question them, you
8 know, especially something with school, and I
9 know I can't change it.

10 Q. Right. And if you told -- let
11 me withdraw that.

12 What's your understanding, if
13 you told the director of Manhattanville
14 College that you wanted to get your three
15 credits for lifeguarding in the Caribbean,
16 whether that would be permitted?

17 MR. AMBINDER: Objection.

18 A. I'm sorry. I don't understand
19 the question.

20 Q. Sure. What is your
21 understanding, that if you went to your
22 director and said, I want three credits, and
23 I'm going to lifeguard at a hotel in the
24 Caribbean, do you think that would be
25 approved?

1 C. FRATICELLI

2 A. I think that -- I don't think
3 it would. But I am not him. I don't want to
4 say.

5 Q. Why don't you think it would be
6 approved?

7 A. I don't think it has enough to
8 do with sports. But again, that's just my
9 opinion. I don't know what he would say.
10 Maybe he would love it.

11 Q. Did you understand that in
12 order for it to be approved and you get
13 credit, it would have to relate to sports
14 business management?

15 A. Yes.

16 Q. When you applied for your
17 master's at Manhattanville College, did the
18 fact that you would need to take an internship
19 as part of the curriculum, was that of
20 interest to you?

21 A. Like I stated earlier, I know
22 that most master's programs are probably going
23 to ask me to do an internship, so it really
24 didn't one way or the other.

25 Q. You knew you were going to have

1 C. FRATICELLI

2 A. As I just stated, I don't know
3 exactly how. It could have been this, it
4 could have been somebody talking about it. I
5 don't know.

6 Q. When I was asking you earlier
7 about the various benefits of doing the
8 internship at the New York Rangers, you said
9 "to get an in."

10 Do you remember that testimony?

11 A. I'm sure I did say -- I'm sure
12 I did. I'm sure you're not making that up,
13 but ...

14 Q. What do you mean by "to get an
15 in"?

16 A. Make contact with somebody in
17 the sports world.

18 Q. Networking?

19 A. Possibly, yeah. Yes.

20 Q. So before when I asked you
21 about your conversations with -- Sean, I think
22 you said his name was, you said that he told
23 you to show up to an orientation.

24 Do you remember that?

25 A. Correct, yes.

1 C. FRATICELLI

2 It wasn't so much an interview. He was
3 telling me who I was going to be working
4 directly for, so it wasn't really an interview
5 process.

6 Q. Who did he tell you you would
7 be working for?

8 A. He told me I would be working
9 for Acacio Marquez. The initial paper that I
10 was told -- that was written said that I would
11 be directly going to him. Jim Ramsey.

12 Q. To Jim Ramsey?

13 A. Yes.

14 Q. Okay. What was Jim Ramsey's
15 position at the time that you interned at the
16 New York Rangers?

17 A. He was the head trainer. The
18 head athletic trainer. Which was part of what
19 the internship initially I thought was -- what
20 I initially thought I was signing up for.

21 Q. Meaning what?

22 A. If you look at the letter that
23 Sean actually sent me, he mentions that I was
24 accepting the coaches/trainers internship.

25 Q. And who did you report to?

1 C. FRATICELLI

2 word "internship" in itself doesn't refer to
3 doing grunt work. It's supposed to be --
4 you're supposed to, if I'm correct, at least
5 be learning something. And if this particular
6 person is, indeed, my supervisor, shouldn't
7 I -- I would think that I would be learning
8 something from him.

9 Q. I don't think you answered my
10 question. My question is, why didn't you ask
11 what your activities were going to be as part
12 of your internship before you accepted it?

13 MR. AMBINDER: Objection.

14 Go ahead.

15 A. I think I did answer the
16 question.

17 Q. I don't think so. What's the
18 reason you didn't ask?

19 A. Because I was accepting an
20 internship with the coaches and trainers.
21 That should have been a good enough
22 explanation.

23 Q. And so if you accepted an
24 internship with the equipment manager, you
25 would have expected to do different activities

1 C. FRATICELLI

2 than accepting an internship with the athletic
3 trainer. Is that right?

4 A. Absolutely.

5 Q. And that's true if you accepted
6 a position, an internship in marketing, you
7 would expect to do different activities than
8 you were for the athletic trainer. Right?

9 A. That is correct.

10 Q. The same with finance. Right?

11 A. The same with every other
12 category.

13 Q. Did Cass report to Jim Ramsey?

14 A. I can't say that for sure. I
15 would think that since he's the --

16 MR. AMBINDER: Don't guess.

17 A. I don't think he did. And
18 since he is the equipment manager, I wouldn't
19 think --

20 Q. So you wouldn't think the
21 equipment manager reported to the athletic
22 trainer?

23 MR. AMBINDER: Objection.

24 A. No.

25 Q. You know, or you don't know?

1 C. FRATICELLI

2 A. No, I said no. I don't think
3 the equipment manager --

4 Q. But you don't know?

5 A. I don't know.

6 Q. What's that?

7 A. I don't know if he does.

8 MR. AMBINDER: Don't guess. If
9 you know the answer, answer. If you don't
10 know it, don't guess. If you don't know, just
11 don't guess.

12 BY MR. SHAULSON:

13 Q. Were you asked at any point in
14 time by either Cass or Jim Ramsey whether you
15 were computer savvy?

16 A. I don't recall being asked if I
17 was computer savvy.

18 Q. Is it possible you were?

19 MR. AMBINDER: Objection.

20 A. Is it possible I was asked?

21 Yes.

22 Q. Do you know of any way to
23 refresh your recollection as to whether you
24 were asked that question or not?

25 A. No. Unless there's some type

1 C. FRATICELLI

2 of documentation asking specifically that, no.

3 Q. Are you computer savvy?

4 MR. AMBINDER: Objection.

5 A. It depends what your definition
6 of "savvy" is.

7 Q. Do you know computers well?

8 A. Again, I -- I can do Microsoft
9 Word. I can work on Excel. I can do
10 PowerPoint. Apparently I can input sticks
11 into a system. But that's probably the extent
12 of my savviness.

13 Q. When was the first time you
14 were told what computer system you would use
15 at the practice facility?

16 MR. AMBINDER: Objection.

17 A. The first time that I met with
18 Cass, he gave me a little more of an
19 explanation of what was going on. I'm sorry,
20 not the first time I met with him, because I
21 did meet him, as I stated, that time very
22 quickly. But when I came in to work on,
23 actually I don't know if it says it here --
24 no, it doesn't say the exact date that I came
25 in to work. But the first day that I did have

1 C. FRATICELLI

2 a real meeting with Cass, he told me for the
3 most part what my responsibilities would be.

4 Q. Do you know if there were other
5 interns that were interested in working with
6 the Rangers at the same time you did?

7 MR. AMBINDER: You mean as
8 interns?

9 MR. SHAULSON: Yes. Let me
10 withdraw that. That was poorly phrased.

11 MR. AMBINDER: Okay.

12 BY MR. SHAULSON:

13 Q. Were you aware of any other
14 individuals who were interested in interning
15 for the Rangers at the same time that you did?

16 A. That were currently MSG
17 interns?

18 Q. Or that were looking to become
19 interns?

20 A. None that I can recall.

21 Q. Throughout your internship at
22 the New York Rangers, were you invited to
23 various speaker series?

24 A. I didn't see any type of
25 speaker series. I never personally was able

1 C. FRATICELLI

2 to set up my MSG e-mail, because I was never
3 at a computer. I shouldn't say never. I
4 retract that. I was very rarely at a
5 computer. I was mostly up on the go. So to
6 the best of my knowledge all MSG interns do
7 have an e-mail that they were most likely sent
8 those invitations.

9 Q. So you said a few things, and I
10 want to try to break it down.

11 A. No problem.

12 Q. So you said that you weren't
13 able to set up your MSG e-mail.

14 A. Correct.

15 Q. That's at any time throughout
16 your entire internship?

17 A. I didn't even know at first I
18 had one until about around halfway through the
19 internship, but by that point, again, I didn't
20 even -- I was so rarely at a computer, that I
21 didn't even set it up. Or I didn't even
22 ask -- call, I should say, call the main
23 office to ask how to set it up.

24 Q. Why didn't you call the main
25 office?

1 C. FRATICELLI

2 A. Because I was never on the
3 computer. So -- I shouldn't say that. I was
4 so rarely on the computer that I had no use to
5 have it set up. I already communicated with
6 my -- well, not my supervisor, but the person
7 who became my supervisor, through e-mail. My
8 personal e-mail. So there was no need to --
9 there was no need to make an MSG one.

10 Q. How did you learn of the
11 opportunity to set up the MSG e-mail account?

12 A. I don't recall if it was Cass
13 who mentioned it or who had actually mentioned
14 it, but somebody said that you probably can
15 have an MSG e-mail. I can't recall who it
16 was.

17 Q. And I want to make sure I have
18 this clear for the record. At no point during
19 your internship did you ever have set up --

20 MR. SHAULSON: Let me withdraw
21 that.

22 BY MR. SHAULSON:

23 Q. At no point during your
24 internship at the New York Rangers did you
25 have a MSG e-mail account?

1 C. FRATICELLI

2 A. I had one, and apparently all I
3 had to do was activate it. But I didn't
4 activate it, so hence I never had any of the
5 e-mails.

6 Q. Throughout your entire
7 internship at MSG. Is that right?

8 A. To the best of my knowledge,
9 yes.

10 MR. AMBINDER: I just want to
11 make sure. The question is he never
12 activated, is your question did he ever access
13 it, I guess?

14 MR. SHAULSON: Correct.

15 BY MR. SHAULSON:

16 Q. So at no point during your
17 internship did you ever activate the account
18 that was set up for you to get MSG e-mail.

19 Correct?

20 A. Correct. I don't recall ever
21 actually getting to sit down and activate it.

22 Q. So you don't know what e-mail
23 was sent to interns?

24 A. You're saying the other
25 interns?

1 C. FRATICELLI

2 Q. Right.

3 A. I can't say that they were or
4 were not.

5 Q. But you're aware of the speaker
6 series. Correct?

7 A. Correct. But I'm also --

8 Q. How did you become aware of
9 that?

10 A. I occasionally would see that
11 on the Facebook group. But I was also in
12 Westchester, so the idea of coming down for a
13 quick speaker session to go back up to
14 Westchester was not only inconvenient, but it
15 didn't make sense.

16 Q. Why?

17 A. Because that's a long commute.

18 Q. So what?

19 A. I don't --

20 Q. My commute's longer than that
21 every day. What's the harm in going down and
22 participating in the speaker series?

23 A. I was also doing work every
24 day.

25 Q. But you mentioned the commute

1 C. FRATICELLI

2 and how inconvenient it was.

3 A. And it was. It would have
4 been. I didn't do it, but it would have been.

5 Q. What type of speaker series did
6 they have for interns?

7 A. I can't say for sure what the
8 exact speakers -- or whom they were.

9 Q. Can you give me an example of
10 one?

11 A. No, I can't. Not anymore.

12 Q. Do you know if other interns
13 participated in those speaker series?

14 A. Other interns from where?

15 Q. From MSG?

16 A. From Manhattanville, though?

17 Q. Anywhere.

18 A. I can't say -- I couldn't say
19 if one person showed up. I don't know.

20 Q. Were those speaker series
21 designed to enhance the educational experience
22 of the intern?

23 MR. AMBINDER: Objection.

24 A. I wasn't there. I couldn't
25 say.

1 C. FRATICELLI

2 Q. You don't know?

3 A. I wasn't there. I couldn't
4 say.

5 Q. Was there also a résumé
6 workshop for interns during the time that you
7 had an internship at the New York Rangers?

8 A. As I just stated, I couldn't
9 tell you -- I couldn't tell you exactly what
10 any of them were based on. It's been years
11 now. I couldn't tell you for sure.

12 Q. And you didn't have your e-mail
13 account set up?

14 A. Correct.

15 Q. Just to be clear. Were you
16 aware that there was a résumé workshop for MSG
17 interns?

18 A. As I just stated, I could not
19 say for sure what one of the speaker series,
20 or whatever they were called, was in reference
21 to. Not offhand, at least.

22 Q. Did you ever ask Cass if you
23 could go to one of the speaker series?

24 A. I did not.

25 Q. Why?

1 C. FRATICELLI

2 Q. So where did you perform your
3 activities during your internship?

4 A. In the Ranger practice
5 facility. More specifically, in the back
6 area. In the equipment area.

7 Q. And that's the facility located
8 in Greenburgh, Ardsley, and maybe some other
9 town?

10 A. Correct.

11 Q. Other than the orientation that
12 you attended and the one time that you went to
13 Madison Square Garden, did you perform any
14 activities for your internship in some area
15 other than the practice facility in
16 Greenburgh/Ardsley?

17 A. Yes, I have.

18 Q. Where?

19 A. I went to Long Island with
20 another -- with somebody who worked there, not
21 an intern, and we brought all of the
22 equipment, the players bags, flip-flops, put
23 them all in front of their lockers for their
24 game versus the Islanders that night.

25 Q. Okay.

1 C. FRATICELLI

2 Q. Oh, okay.

3 A. Once earlier, when they were in
4 Europe, and another time later on.

5 Q. And you said you did that how
6 many times?

7 A. I didn't do that very often.

8 Q. How many times?

9 A. At most, five. At least,
10 three.

11 Q. And what were you laundering?

12 A. The players had -- you know,
13 had bags that they would put their -- like
14 bags that you can put into the laundry. So
15 it's basically just taking those bags and
16 throwing them in the laundry -- throwing them
17 in the washer, and waiting. Throwing them
18 into the dryer. Throwing more into the
19 washer.

20 Q. At the time that you did your
21 internship, was there anyone else who
22 performed these activities, or just you?

23 A. Occasionally the intern --
24 there's an intern named Alex. Occasionally he
25 would come to the back to help me out with

1 C. FRATICELLI

2 deliveries. If it was a really heavy day he
3 would come help. I can't say for sure who did
4 it if I wasn't there. Because there was
5 occasionally a couple of these that I couldn't
6 be there for one reason or another.

7 Q. Is that true with respect to
8 all of the activities that you performed?

9 A. Yes, it's true.

10 Q. You can't say who did it if you
11 didn't do it?

12 A. On a particular day that I
13 wasn't there? I couldn't say.

14 Q. Or on any day you weren't
15 there?

16 A. There weren't many days I
17 wasn't there, but I can't say who did it, no.

18 Q. Okay. Alex was an intern
19 there?

20 A. Alex was an intern. I couldn't
21 tell you what his exact title was. He was
22 more in the office area.

23 Q. Do you know if Alex was getting
24 school credit for an internship at the same
25 time you were?

1 C. FRATICELLI

2 A. I can't say for sure. I would
3 just go because MSG needs your -- requires it.

4 Q. And when you say "he was more
5 in the office area," what do you mean by that?

6 A. Towards the back of the
7 facility was where I was. There's the
8 equipment area. If you went almost to the
9 left of that there's the rink, there's the
10 trainers area. But if you went more towards
11 the front of the facility, closer to the main
12 entrance of the Rangers area, there was some
13 desks and cubicles set up for people.

14 Q. And do you know what activities
15 Alex performed as part of his internship?

16 A. I wouldn't be able to talk to
17 him too often because I was mostly busy, and
18 he was, but occasionally we would get to pass
19 by each other, and he would be faxing, I've
20 seen him -- I saw him make copies on multiple
21 occasions.

22 Q. Do you know other than that
23 what he was doing as part of his internship?

24 A. I know that he was -- the
25 person that he was reporting to wasn't the

1 C. FRATICELLI

2 same as mine, so I couldn't tell you exactly
3 what his responsibilities were.

4 Q. Who was he reporting to?

5 A. Another gentleman named Alex.

6 I couldn't tell you his last name or what his
7 position was, but another gentleman named
8 Alex.

9 Q. So other than what you've
10 already told me, do you have any idea of what
11 activities he performed as part of his
12 internship?

13 A. Other than what I saw, not
14 really. I couldn't give you a good answer.

15 Q. But you know, other than that
16 one day when he helped you, he was performing
17 different duties than you performed. Right?

18 A. That is correct. He wasn't
19 back with me. He was doing his own.

20 Q. Were there any other interns in
21 the practice facility at the time that you
22 interned for the New York Rangers?

23 A. There were two others that I
24 was aware of. A gentleman named Brandon, who
25 was also a Rangers intern. I'm sorry. Not

1 C. FRATICELLI

2 Brandon. Brendan. Sorry. And there was
3 another gentleman named Mark, who was a Knicks
4 intern. But I really wouldn't see him all
5 that often, because different areas. You
6 know, the Rangers had one place, and the
7 Knicks had another.

8 Q. Do you know what activities
9 they performed as part of their internship?

10 A. I know that Mark would take
11 deliveries for the Knicks sometimes. I don't
12 know what else he was doing. And I only know
13 that because a few times Knicks stuff came to
14 ours and I had to bring it over.

15 Q. Do you know what Brendan did as
16 part of his internship?

17 A. He was buzzing people into the
18 main door most of the times that I saw him.

19 Q. Do you know what he did other
20 than that?

21 A. I saw him one time cleaning the
22 glass on the practice rink.

23 Q. Do you know whether they were
24 paid or not?

25 A. I can't say for sure. Again,

1 C. FRATICELLI

2 going with MSG's policy, I don't think they
3 were. But I can't say for sure.

4 Q. What policy are you referring
5 to?

6 A. The stipend. The \$30 a day for
7 travel and expenses.

8 Q. But what policy are you talking
9 about?

10 A. If I'm correct, the MSG
11 internships have to be done for credit, and
12 with that you receive a \$30 a day stipend. So
13 that's what I was referring to.

14 Q. But you don't know what the
15 arrangements were for other interns; do you?

16 MR. AMBINDER: Objection.

17 A. I can't say for sure. I can't
18 say that for sure, no.

19 Q. Okay. And Alex; do you know
20 whether he was paid anything other than the
21 stipend?

22 A. I know that he was stipened,
23 and he didn't mention any other income.

24 Q. To the best that you can
25 recall, have you now told me all of the

1 C. FRATICELLI

2 crew followed the team around, because they
3 have a show on HBO that follows the two teams
4 around for the winter classic. I saw it. I
5 didn't learn about a production crew. The
6 players weren't even supposed to talk to them
7 unless spoken to. They were supposed to be,
8 like, ignored.

9 Q. Okay. So during your
10 internship you never watched a production crew
11 get ready for a television show, other than
12 just seeing it occur? You never watched it,
13 you never learned about it. Is that right?

14 A. No, I didn't.

15 Q. Did you ever, during your
16 internship, assist with any activity regarding
17 a music show or concert?

18 A. No.

19 Q. As part of your internship did
20 you ever create any guest or location
21 releases?

22 MR. AMBINDER: Guest, you said?

23 MR. SHAULSON: Guest.

24 MR. AMBINDER: Thank you.

25 A. No, I hadn't.

1 C. FRATICELLI

2 Q. As part of your internship did
3 you ever monitor which promotions are used for
4 game telecasts?

5 A. No.

6 Q. Did you ever produce or edit
7 promotional material as part of your
8 internship?

9 A. No.

10 Q. Did you ever work on financial
11 accounting systems during your internship?

12 MR. AMBINDER: Objection.

13 You can answer.

14 A. No.

15 Q. Did you ever assist in any
16 financial forecasting as part of your
17 internship?

18 A. No.

19 Q. Did you ever edit highlight
20 reels for your internship?

21 A. No.

22 Q. Did you ever monitor media
23 reports about MSG for your internship?

24 A. No.

25 Q. Did you ever shadow production

1 C. FRATICELLI

2 crews during your internship?

3 A. No.

4 Q. Did you ever shadow financial
5 analysts as part of your internship?

6 A. No.

7 Q. Did you ever wear a headset
8 during your internship and listen to what
9 activities were going on with the sports
10 teams?

11 A. No.

12 Q. Did you ever sit in on strategy
13 meetings with your internship?

14 A. No.

15 MR. SHAULSON: Let's take a
16 break.

17 ---

18 (Recess from 2:26 to 2:43 p.m.)

19 ---

20 BY MR. SHAULSON:

21 Q. All right. We're back on the
22 record. Mr. Fraticelli, you realize that
23 you're still under oath?

24 A. Yes.

25 Q. Great. When you talked about

1 C. FRATICELLI

2 they made those orders?

3 A. I'm sorry. Could you just
4 repeat that?

5 Q. Yes. You mentioned before that
6 Cass sometimes just made an order. I thought
7 you were saying that it was independent of the
8 system.

9 MR. AMBINDER: Objection.

10 A. Well, it is independent of the
11 system. The system is just putting -- just
12 saying we have X amount of sticks for X
13 player. I don't know at what point he sees
14 that and says, Okay, well, we're going to need
15 new sticks for X players soon. I don't know.
16 He did that all on his own. I never saw that.

17 Q. Okay. But this system, as I
18 understand it, was to manage the inventory of
19 equipment so that the Rangers would know how
20 much equipment they had and when they needed
21 to order more equipment. Is that fair?

22 MR. AMBINDER: Objection.

23 A. It's fair to say that, yes.

24 Q. The intern, Alex, that you
25 mentioned before, he was in hockey operations;

1 C. FRATICELLI

2 wasn't he?

3 A. I don't know what his title
4 was. I don't want to -- I don't want to
5 speculate. I don't know who his -- who he was
6 referred -- sorry. I don't know what the
7 exact title they gave him originally was. For
8 instance, mine really wasn't coaches and
9 trainers, so I don't know what his was. I
10 don't want to speculate.

11 Q. So you don't know what area of
12 the New York Rangers or Madison Square Garden
13 he was in at all?

14 A. I saw things that he did, but I
15 can't say what his title was, no.

16 Q. Okay. Can you say, one way or
17 another, whether he was in hockey operations?

18 A. I can't say one way or the
19 other if that was his title.

20 Q. Do you know what hockey
21 operations was responsible for?

22 A. I believe -- to the best of my
23 understanding, hockey operations would be
24 working with the players. But that's, again,
25 to the best of my understanding.

1 C. FRATICELLI

2 Q. What do you mean "working with
3 the players"?

4 A. For example, when I applied for
5 the Washington Nationals, there was different
6 positions. I received -- I received a
7 facility/operations internship, but there was
8 a baseball operations internship. So they
9 worked with the players. When I would deal
10 with the Dragons, I was working with the
11 players a lot, because it was football
12 operations. To the best of my knowledge,
13 hockey operations would mean to work with the
14 hockey players. So that's the best I can say.

15 Q. Would you have preferred if you
16 had been assigned to hockey operations as part
17 of your internship, as opposed to equipment?

18 MR. AMBINDER: Objection.

19 A. That's, again, dependent on
20 what MSG wants to term hockey operations as.
21 If it was --

22 Q. Well, if it was as you
23 described, it may be working with the players.

24 A. I would say I was as close to
25 hockey operations of an internship as there

1 C. FRATICELLI

2 Q. And is that when you arrived,
3 the 9:30 a.m. for the first week or two, and
4 then 9 a.m. after that?

5 A. Correct.

6 Q. Are you sure?

7 A. Yes.

8 Q. How can you be sure?

9 A. Because I don't like to be
10 late.

11 Q. Were you ever late?

12 A. Yes.

13 Q. How often?

14 A. Not very often.

15 Q. How often?

16 A. I could probably -- I can count
17 on one hand for sure. I can't tell you
18 exactly how many, but ...

19 Q. And when did you leave?

20 A. Again, that would be dependent
21 on the day, on my class schedule.

22 Q. Either 3:30 to 3:45 or 5, or if
23 later, if Cass asked you to stay?

24 MR. AMBINDER: Objection.

25 A. He very rarely asked me to stay

1 C. FRATICELLI

2 later than 5. When I referred to before about
3 Cass, it would be maybe 4:45 instead. Very
4 rarely he would say stick around later.

5 Q. So on days you had class at
6 4:20 you would leave at 3:30, 3:45?

7 A. Correct.

8 MR. AMBINDER: Objection.

9 BY MR. SHAULSON:

10 Q. And on days that you had a
11 class at 7, what time would you leave?

12 MR. AMBINDER: Objection.

13 A. Around 5 o'clock. Perhaps a
14 little earlier if he allowed me to.

15 Q. How often did he allow you to
16 leave earlier?

17 A. That's another one I really
18 can't say offhand. It depended on how the day
19 was going. If there was a lot to be done, I
20 would leave at 5. If there wasn't a lot going
21 on, he would say, There's not much going on,
22 get out of here.

23 Q. And what time would you leave
24 then?

25 A. Around 4:45. It wasn't a huge

1 C. FRATICELLI

2 Q. And Cass, would he also have a
3 pretty good idea of when you came and went?

4 A. Yes. And when he was around.

5 Again, half the time, you know, they're on the
6 road, so I guess I wouldn't have direct
7 knowledge of it.

8 Q. How would he know, as far as
9 you know? Or let me withdraw that.

10 What's your understanding as to
11 how Cass would know when you arrived and when
12 you left your internship?

13 A. He would believe me when I told
14 him that I came in on time and I would work
15 until I was supposed to leave.

16 Q. During your internship did you
17 take lunch?

18 A. Yes.

19 Q. How long was your lunch?

20 A. As I stated earlier, between a
21 half hour and 45 minutes.

22 Q. A half an hour, 45 minutes,
23 sometimes more?

24 A. I'm sure occasionally more.

25 But the majority of the time a half hour to 45

1 C. FRATICELLI

2 disputing it. I don't think that's -- I don't
3 think that would be true.

4 Q. Did you ever sit with the
5 players?

6 A. I wouldn't --

7 MR. AMBINDER: During lunch?

8 MR. SHAULSON: Yes.

9 A. I wouldn't sit with the players
10 during lunch unless they were also at the same
11 time as the staff. I didn't want to intrude
12 on what they were doing.

13 Q. But there were times when they
14 were at the same table as staff, and then you
15 sat with them?

16 A. Yes.

17 Q. Would you talk to them?

18 A. No. Again, that's their time.
19 I'm just an intern.

20 Q. Were there times when you left
21 earlier than the times that you provided me
22 before?

23 A. Yes.

24 Q. How often was that?

25 A. I can't say a definite. No

1 C. FRATICELLI

2 Q. Having reviewed these documents
3 before your deposition, are these an accurate
4 reflection of the days that you spent
5 performing any activities during your
6 internship?

7 A. Yes.

8 Q. And from these documents can
9 you tell what day you stayed until 11:45?

10 A. Based on these?

11 Q. Yes.

12 A. I can't. It's not an hour log;
13 it's just day.

14 Q. If I told you that it was a
15 Friday and not a Saturday, would you have any
16 way of disputing that?

17 A. No, I did say that it could
18 have been a Friday. I knew it was either
19 Friday or Saturday. I couldn't say for sure.

20 Q. So if I am looking at these
21 correctly, there's only one day that you
22 performed any activities on a Saturday or
23 Sunday during your internship. Is that right?

24 A. Yes. According to -- based on
25 this. However, if you really wanted to,

1 C. FRATICELLI

2 thinking 15. It was completely my fault. I
3 messed up. But yes, it was actually \$30 per
4 day.

5 Q. And what is your understanding
6 as to the reason MSG provided you with that
7 stipend?

8 A. For transportation. To offset
9 transportation costs and to eat, basically.

10 Q. When you were in the practice
11 facility and you ate at the cafeteria, did you
12 have to pay for your food?

13 A. No.

14 Q. So what eating expense was MSG
15 offsetting?

16 A. They weren't. In those
17 particular cases they weren't. I did go out,
18 as I mentioned, a few times towards the end.
19 But --

20 Q. But if you ate at the practice
21 facility, which was free of charge, that money
22 could be used for any purpose you wanted it
23 to. Right?

24 A. Was I supposed to give it back?

25 MR. AMBINDER: Objection.

1 C. FRATICELLI

2 Q. Did you see a document before
3 the lawsuit was filed?

4 A. I saw plenty of things. Again,
5 I don't want to tell you yes or no and be
6 incorrect. I can't say for sure.

7 Q. Do you remember ever suggesting
8 changes to this document?

9 A. I don't recall ever suggesting
10 changes to this particular document, no.

11 MR. SHAULSON: Let's go off the
12 record.

13 ---

14 (Discussion off the record.)

15 ---

16 BY MR. SHAULSON:

17 Q. We're back on the record.

18 Mr. Fraticelli, you're still under oath.

19 Correct?

20 A. Yes.

21 Q. Okay. So in your declaration,
22 which has been marked as Fraticelli 9 --

23 MR. AMBINDER: Let me give it
24 to him.

25 A. Thank you.

1 C. FRATICELLI

2 Q. Do you see Paragraph 5 says,
3 "Some weeks I have worked as many as 55
4 hours"?

5 A. Correct.

6 Q. How did you come up with that
7 number?

8 A. Well, I factored in the day
9 that I was there from around 9 o'clock to
10 11:45, that week was definitely -- was --
11 definitely added up to 55 hours. And then to
12 say some weeks, I would say that -- I would
13 say it might have been slightly incorrect, it
14 was my fault, it was more like maybe that week
15 was more whereas I was -- if you go into
16 Paragraph 6 -- not 6. Sorry.

17 Q. So this statement in Paragraph
18 9 is another instance in which your
19 declaration is not correct. Is that right?

20 MR. AMBINDER: Objection.

21 A. I believe that one letter off,
22 yes. I was one letter off. It was more like
23 a week that I was there.

24 Q. Well, it wasn't a typo. Right?

25 A. No. That was inaccurate on my

1 C. FRATICELLI

2 part.

3 Q. It's wrong. Right?

4 MR. AMBINDER: Objection.

5 A. It was inaccurate on my part.

6 Accidentally. Not attempting to get over
7 anything. Just a mistake on my part.

8 Q. So it's wrong.

9 MR. AMBINDER: Objection.

10 BY MR. SHAULSON:

11 Q. This statement factually stated
12 is wrong. Is that right?

13 MR. AMBINDER: Objection.

14 A. To say weeks is incorrect.

15 That's right.

16 Q. And so tell me how you come up
17 with 55 hours for one week.

18 A. As I just stated to you, on the
19 week that I worked a Saturday, if you -- if I
20 added up all the time -- the time that I was
21 there, the whole week, including the Saturday,
22 which is the same week.

23 Q. So 9 to 5 is eight hours.

24 Right?

25 A. Correct.

1 C. FRATICELLI

2 ----

3 BY MR. SHAULSON:

4 Q. So, Mr. Fraticelli, I just want
5 to establish that it is possible that in no
6 week did you perform activities during your
7 internship for more than 47 hours. Correct?

8 MR. AMBINDER: Objection.

9 A. I would say it's possible.
10 It's also possible, though, that I did. Just
11 to clarify, to say both ends of it.

12 Q. But you testified in a court
13 document that you in some weeks worked as many
14 as 55 hours?

15 MR. AMBINDER: Objection.

16 A. That is correct.

17 Q. And you're not sure that's
18 correct. Right? In fact, you know it's
19 wrong?

20 MR. AMBINDER: Objection.

21 A. To the weeks, yes, that was
22 incorrect.

23 Q. And it would also be wrong with
24 respect to the 55 hours in any week. Right?

25 MR. AMBINDER: Objection.

1 C. FRATICELLI

2 A. It could be. It's possible.

3 Q. Do you know of any way to
4 refresh your recollection as to whether there
5 was any single week in which you performed
6 activities totalling 55 hours during your
7 internship?

8 A. Right now, at this particular
9 moment, no.

10 Q. Do you know, are résumé
11 workshops offered at most jobs?

12 A. I can't say.

13 Q. Most regular jobs?

14 A. I can't say for sure. I
15 haven't had many.

16 Q. Are speaking series offered at
17 most regular jobs?

18 A. Again, I haven't had many. I
19 guess it depends on the company.

20 Q. Do you think they are?

21 MR. AMBINDER: Objection.

22 A. I don't want to guess and say
23 one way or another.

24 Q. Do you know if there was an
25 intern who did exactly what you did as an

1 C. FRATICELLI

2 intern before your internship at the New York
3 Rangers?

4 A. I had heard of an intern, I
5 don't know exactly the name, I remember them
6 making reference to him.

7 Q. Other than you hearing about
8 that, do you know whether there was an intern
9 before you?

10 A. I don't know for a fact, no.

11 Q. Do you know if there was an
12 intern doing the same activities you performed
13 after your internship?

14 A. I can't say for sure.

15 Q. Do you know if the New York
16 Rangers or MSG let someone go or didn't hire
17 someone because you did your internship at the
18 New York Rangers?

19 A. Apparently, if I recall,
20 somebody was offering to -- was going to do it
21 again.

22 Q. Someone was going to do what
23 again?

24 A. The internship that I was
25 doing.

1 C. FRATICELLI

2 Q. I'm not talking about the
3 internship.

4 A. I'm sorry.

5 Q. Do you know whether MSG
6 terminated a regular employee because you were
7 doing the internship?

8 A. I don't -- I don't know for
9 sure. I don't think so.

10 Q. Okay. Do you know if you
11 displaced any regular employee by doing your
12 internship?

13 A. I think it's fair that somebody
14 could have -- could have been hired to do my
15 position.

16 Q. But do you know the answer to
17 my question?

18 MR. AMBINDER: Do you know that
19 for a fact.

20 A. Do I know for a fact? No.

21 Q. Do you know if you displaced
22 any regular employee at MSG because of the
23 internship you performed?

24 A. No.

25 Q. Can you look at Paragraph 15 of

1 C. FRATICELLI

2 when I would run into him that's what he would
3 be doing, or copying --

4 Q. You're not listening to my
5 question. Just listen to my question, and
6 we'll get out of here earlier.

7 Did he tell you that he was
8 performing any activities other than faxing?

9 A. No.

10 Q. Okay. Did he tell you how much
11 time he spent faxing versus the other
12 activities he performed as part of his
13 internship?

14 A. No.

15 Q. Did Brendan tell you anything
16 about the activities he performed?

17 A. Yes. He would say that he
18 was -- that he was answering the door for a
19 good portion of the day, and then he also
20 mentioned about the ice cleaning.

21 Q. Did he tell you any other
22 activities he performed other than those two?

23 A. No.

24 Q. So you don't know what other
25 activities he performed other than those two.

1 C. FRATICELLI

2 Is that right?

3 A. Well, if I may, a large
4 majority of the time he was staying at the
5 front desk.

6 Q. Well, you weren't there, so how
7 do you know?

8 MR. AMBINDER: You're asking
9 about what he observed or what he said?

10 BY MR. SHAULSON:

11 Q. I think you were just telling
12 me that you observed him at the front desk.

13 Correct?

14 A. Well, it's been both. Because
15 there were times that he would say it, but of
16 course when I passed him he wasn't always
17 there when I would leave, but when I came in,
18 a large majority of the time he was there, How
19 are you doing, what's going on, what do you
20 have today? It was quick conversations.

21 Q. How much time of the day would
22 you spend at the front desk?

23 A. On average, two minutes or
24 less.

25 Q. Okay. So you don't know where

1 C. FRATICELLI

2 he spent his day. Correct?

3 A. Well, he's a Ranger intern and
4 he wasn't with us. He wasn't in the back with
5 us.

6 Q. But you don't know what
7 activities he performed, other than --

8 A. Other than what he told me?

9 Q. -- buzzing people in at times,
10 and the one other time that you mentioned.

11 Correct?

12 A. Correct.

13 Q. Have you now told me all the
14 facts that support your belief that Paragraph
15 of your affidavit is true?

16 A. And also we had the intern
17 Mark, who I occasionally saw. For him I would
18 not consider it to be often, for him in
19 particular, because he was a Knicks intern,
20 but occasionally we did cross paths, he would
21 mention taking deliveries and things such as
22 that. I can't say offhand. It's a long time
23 ago. I can't really recall everything he was
24 saying he was doing.

25 Q. Other than on a few occasions

1 C. FRATICELLI

2 Q. Never during your internship.

3 Right?

4 A. I never did.

5 Q. So the activities that you
6 performed as an intern at MSG were entirely
7 different than the duties Ms. Blum performed.

8 Correct?

9 MR. AMBINDER: Objection.

10 You can answer.

11 A. Again, my department was very
12 different than hers, so yes.

13 Q. And so it's fair to say also
14 that you did not perform the same work as
15 Ms. Blum. Correct?

16 A. It's fair to say. I did not
17 perform the same duties as her department did,
18 no.

19 MR. SHAULSON: Can you mark
20 this next exhibit as Fraticelli 13. This has
21 Exhibit C on the first page, and it's a
22 declaration from Fernando Herrera.

23 ---

24 (Exhibit Fraticelli 13 was
25 marked for identification.)

1 C. FRATICELLI

2 different?

3 Q. Yes.

4 A. It's MSG's policy?

5 Q. Are you guessing, or do you
6 know why?

7 MR. AMBINDER: Don't guess.

8 BY MR. SHAULSON:

9 Q. Do you know why?

10 A. I don't know why.

11 Q. Okay. In Paragraph 7
12 Mr. Herrera describes his duties as involving
13 payroll schedules, banking responsibilities,
14 financial statement adjustments.

15 Do you see that, sir?

16 A. I do.

17 Q. Did you do any of those
18 activities while you were an intern at MSG?

19 MR. AMBINDER: Objection.

20 A. I did photocopying.

21 Q. Other than photocopying, did
22 you do any of the activities I described;
23 payroll schedules, performing various bankroll
24 responsibility, financial statement
25 adjustments? Did you do any of those

1 C. FRATICELLI

2 activities?

3 A. I did none of those activities.

4 Q. So you didn't perform the same
5 work as Mr. Herrera. Correct?

6 A. No, I didn't do any of that
7 work.

8 MR. SHAULSON: Can I have this
9 next exhibit marked as Fraticelli 14.

10 -----

11 (Exhibit Fraticelli 14 was
12 marked for identification.)

13 -----

14 BY MR. SHAULSON:

15 Q. This says Exhibit D on the
16 front and is a declaration from Scott Winter.

17 Mr. Fraticelli, do you see what
18 has been marked as Fraticelli Exhibit 14?

19 A. Yes, I do.

20 Q. Do you know what this document
21 is?

22 A. Yes.

23 Q. What is it?

24 A. It is an affidavit from Scott
25 Winter.

1 C. FRATICELLI

2 Q. Do you see, it looks like
3 Paragraph 12, it says, "My typical duties
4 consisted of assisting at corporate events,
5 coordinating arrangements for private suite
6 clients, reviewing client agreements,
7 inputting client requests, coordinating and
8 assisting with client meet and greets."

9 MR. AMBINDER: Quote/unquote.

10 BY MR. SHAULSON:

11 Q. "Working in the private suites
12 to ensure that clients' needs were met,
13 working on clients promotions, creating
14 revenue spreadsheets, and other similar client
15 services tasks."

16 Do you see that, sir?

17 A. Yes, I do.

18 Q. Did you do any of those
19 activities when you were an intern for the New
20 York Rangers?

21 A. I did not.

22 Q. So your activities were
23 entirely different than the activities
24 performed by Scott Winter during his
25 internship. Is that right?

1 C. FRATICELLI

2 A. Our activities -- our daily
3 activities were different.

4 Q. No overlap whatsoever.

5 Correct?

6 MR. AMBINDER: Objection.

7 Go ahead, you can answer that.

8 A. No.

9 Q. No, there was no overlap?

10 A. There was no overlap. We
11 didn't do the same things.

12 Q. So you did not perform the same
13 work as Mr. Winter. Correct?

14 A. That is correct.

15 I'm sorry. Just to be clear, I
16 just wanted to make sure. When you say "the
17 same work," you mean literally the same exact
18 thing? Not talking work as in the term of
19 things that needed to be done for the MSG
20 company?

21 Q. I'm talking about the
22 day-to-day activities that the intern
23 performed.

24 A. Right. The specific ones.

25 Correct?

1 C. FRATICELLI

2 Scholars program?

3 MR. AMBINDER: Objection.

4 Go ahead.

5 A. I want to represent the unpaid
6 interns from MSG. If they fall under that
7 category, then they may. I can't say for sure
8 if I don't know what the program actually is.

9 Q. Do you know any interns who
10 interned in the human resources department?

11 A. The day of my orientation
12 everybody went around the room, as stated to
13 you earlier, and said their names and said
14 what department they were working in. I can't
15 recall -- I can't recall if there were
16 specific ones from that day that were in the
17 human resources department.

18 Q. So do you know any intern who
19 interned in the human resources department at
20 MSG?

21 A. To the best of my recollection,
22 I believe -- if I may, can I look at the
23 exhibits? I want to check. I thought one was
24 HR --

25 MR. AMBINDER: The question is

1 C. FRATICELLI

2 does he know someone, or has he read their
3 declaration?

4 BY MR. SHAULSON:

5 Q. Yes. Do you know anyone who
6 interned in HR?

7 MR. AMBINDER: Let's clarify
8 the question.

9 BY MR. SHAULSON:

10 Q. Have you spoken to anyone --

11 A. Do I know of anybody in
12 particular, specifically, like friendly or
13 something like that? Is that the question?

14 Q. Have you ever met an intern who
15 interned in the -- or an individual who
16 interned in the HR department of MSG?

17 A. As I was stating, that day of
18 the orientation I may have met --

19 Q. Other than maybe, possibly, if
20 the person was there, have you ever met
21 someone?

22 MR. AMBINDER: Definitively.
23 Did you meet anyone who worked in HR as an
24 intern?

25 A. No.

1 C. FRATICELLI

2 Q. Do you know what activities
3 interns in the HR department of MSG performed?

4 A. Specifically, no.

5 Q. Do you know whether they were
6 required to have school credit?

7 Do you know that?

8 A. I can't say for sure.

9 Q. Do you know whether all of them
10 who participated in the HR department as
11 interns were getting school credit for their
12 internship?

13 A. I don't know.

14 Q. Do you know who their
15 supervisors were?

16 A. I don't know.

17 Q. Do you know what educational
18 programs they participated in?

19 A. In their school? Is that what
20 you're referring to?

21 Q. In their internship.

22 A. Oh, which things they -- I
23 don't know.

24 Q. Do you know what educational
25 curriculum they had?

1 C. FRATICELLI

2 A. I don't know.

3 Q. Do you know what training they
4 received as a result of their internship at
5 MSG?

6 A. I know they went on the
7 orientation. That's all I know.

8 Q. Do you know how much money they
9 were paid?

10 A. I don't know.

11 Q. Do you know if they were paid?

12 A. I know MSG stipends. That's
13 what I know. Or stipened. I don't know if
14 they still do.

15 Q. But do you know what the
16 specific interns in the HR area were paid?

17 A. No, I don't.

18 Q. What about interns in PR, is
19 that public relations?

20 A. Correct.

21 Q. Did you ever meet an intern in
22 public relations at MSG?

23 A. Again, I may have at the
24 orientation. I don't know. I don't know
25 anybody personally who said yes, I do PR

1 C. FRATICELLI

2 interning.

3 Q. Do you know what activities
4 were performed by interns in the PR department
5 of MSG?

6 A. The only thing I -- the only
7 way I would know is through the affidavits.
8 That's it.

9 Q. Do you know what educational
10 training they received in the PR department?

11 A. I do not know.

12 Q. Do you know if they received
13 college credit for their internship in the PR
14 department?

15 A. Again, I don't know for sure.

16 Q. Do you know if they were paid?

17 A. I don't know for sure. I know
18 that there was a stipend. That's all I know.

19 Q. I am just going to list a
20 series of departments. Okay?

21 A. All right.

22 Q. And then I'm going to ask you
23 some questions about those departments. Okay?

24 Event production; on-air
25 promotion; team finance; New York Liberty

1 C. FRATICELLI

2 event presentation; entertainment
3 production-Christmas marketing; community
4 relations;.

5 Fuse Digital Media.

6 Do you know any interns in any
7 of those departments?

8 A. Not that I can recall, no.

9 Q. Do you know what interns did
10 for MSG in any of those departments?

11 A. No, I don't.

12 Q. Do you know whether they were
13 required to get school credit for
14 participation in their internship in any of
15 those departments?

16 A. I do not know.

17 Q. Do you know if any of those
18 interns in those departments were paid?

19 A. I don't know for sure.

20 Q. Do you know what educational
21 training they received as part of their
22 internship in those departments?

23 A. I don't know for sure, other
24 than -- other than the orientation training
25 and what we learned that day, I can't say for

1 C. FRATICELLI

2 sure.

3 Q. Okay. But the orientation
4 program, as I recall your testimony, didn't
5 talk about any activities that any particular
6 intern performed.

7 A. I'm sorry. Can you repeat the
8 last part then? I thought you said about
9 training. I'm sorry. Could you repeat that
10 last question?

11 MR. SHAULSON: Can you repeat
12 it, please?

13 (The reporter read back as
14 follows:

15 "ANSWER: I don't know for
16 sure.

17 "QUESTION: Do you know what
18 educational training they received as part of
19 their internship in those departments?

20 "ANSWER: I don't know for
21 sure, other than the orientation training and
22 what we learned that day, I can't say for
23 sure.")

24 A. As you can see in what we
25 presented, there's also a -- in the --

1 C. FRATICELLI

2 Q. There's no question pending,
3 so --

4 MR. AMBINDER: Wait until he
5 asks a question.

6 THE WITNESS: Okay.

7 BY MR. SHAULSON:

8 Q. Do you know what benefits
9 interns received as a result of participating
10 in internships in the departments that I
11 mentioned?

12 MR. AMBINDER: Objection. Are
13 you talking about supplemental benefits?

14 MR. SHAULSON: I'm just asking
15 him.

16 A. I don't know.

17 Q. Do you know what their college
18 curriculum was for those interns in those
19 departments?

20 A. No.

21 Q. Do you know what educational
22 experiences those interns in those departments
23 received from participating in their
24 internship?

25 A. No, I don't.

1 C. FRATICELLI

2 Q. Do you know whether interns in
3 those departments shadowed executives or other
4 employees of MSG?

5 A. I do not.

6 Q. Do you know what their usual
7 hours were for their internship?

8 A. The usual hours? I don't.

9 Q. So you've graduated college,
10 you're close to getting a master's degree. If
11 you wanted to find out what activities an
12 intern performed in the public relations
13 department, for example, what would you do?

14 A. I would either contact a former
15 intern, or I would attempt to speak with
16 somebody from the HR department from MSG who
17 can enlighten me more.

18 MR. SHAULSON: Can you repeat
19 that back, please? Just his answer.

20 (The reporter read back as
21 follows:

22 "ANSWER: I would either
23 contact a former intern, or I would attempt to
24 speak with somebody from the HR department
25 from MSG who can enlighten me more.")

1 C. FRATICELLI

2 A. I can't say definitively, no.

3 Q. Okay. And if you wanted to
4 find out the activities performed by an intern
5 in any one of the departments that I mentioned
6 before, what would you do?

7 A. The same as I just stated.

8 Contact an intern, or contact their
9 supervisor.

10 Q. Ask them what they did?

11 A. Yes. Contact the HR.

12 Q. And if you wanted to know the
13 hours that an intern in any other department
14 other than yours performed activities, how
15 would you go about finding out?

16 A. The same answer. I would ask
17 the intern themselves, ask their supervisor.

18 Q. And what about if you wanted to
19 find out whether they received college credit,
20 any intern in any department other than yours,
21 how would you find out whether they received
22 college credit for their internship?

23 A. Speaking to them personally,
24 HR. I don't think that would be something
25 that their supervisor would really know of.

1 C. FRATICELLI

2 Q. How would you find out if those
3 interns in other departments, if their
4 internship was related to their educational
5 curriculum?

6 A. I'm sorry --

7 MR. AMBINDER: Objection.

8 MR. SHAULSON: I'm sorry. Let
9 me withdraw that.

10 BY MR. SHAULSON:

11 Q. How would you go about finding
12 out whether a particular intern in some other
13 department had an internship and activities
14 with the internship that were related to their
15 educational curriculum?

16 MR. AMBINDER: Objection.

17 A. Their curriculum in school are
18 you referring to?

19 Q. Yes.

20 A. You would have to go on their
21 word, on the intern's word.

22 Q. And if you wanted to find out
23 how a particular internship at MSG benefitted
24 a particular intern in some department, how
25 would you go about finding that out?

1 C. FRATICELLI

2 A. I'm sorry. Can you repeat it
3 one more time? I apologize.

4 Q. Sure. If you wanted to find
5 out what benefits the intern derived from the
6 particular internship in a department other
7 than yours, how would you go about doing that?

8 MR. AMBINDER: Objection.

9 A. I would ask the intern
10 personally.

11 Q. Why?

12 A. They're the person that can
13 give you the best -- the best answer to that
14 question, the best recollection of what they
15 did.

16 MR. SHAULSON: Okay. Let's
17 take a break.

18 -----

19 (Recess from 4:27 to 4:35 p.m.)

20 -----

21 BY MR. SHAULSON:

22 Q. We're back on the record.
23 Mr. Fraticelli, do you understand that you're
24 still under oath?

25 A. Yes, I do.

A			
abdomen	196:11,25 197:17 200:13 206:12,21	activity	325:4,14 326:13 advisor
abilities	132:20	214:19 215:13,17 216:14 231:16	52:7,7,19 affect
ability	336:10	actual	39:7 affidavit
7:17 23:10 71:15 96:4	accounting	46:3 89:25 206:4 add	293:15 305:24
able	154:15 232:11	66:3,9,11,13,14 added	affidavits
25:12 46:11 56:21 57:15 62:5 91:2,4,4 108:8 150:17,18,21 153:10 167:9 185:15	accurate	138:25 280:8 283:8 adding	12:17 13:7,17,20 15:13 295:23 318:7 331:9
194:25 195:13 202:18,19 219:16 227:12 252:12	ACKNOWLEDGM...	67:2 additional	AFL
absolute	340:2	28:23,25 223:10 acted	55:17 59:21
255:19	69:3	299:21,25 301:2 action	aforesaid
absolutely	1:8 115:8 172:11 275:21 345:9	337:19,20 address	339:19
8:13 15:11 28:14 191:4 210:22 241:13 273:21	activate	30:9,13 32:5 90:13,15 activated	afternoon
Acacio	197:3,4,17,21	102:13,17 109:8 158:17,21 159:11 160:14 176:15	10:3 142:9
54:5 135:19 180:18,19 181:9 182:5 184:2,4 184:6,8 265:24 267:2	activities	addresses	Agent
academic	197:12	108:3 109:4 111:23 112:14	137:24
136:4	53:24 63:12,22 79:22 80:11 127:4,13	add/drop	ago
accept	151:14 184:9 186:6 188:6,24 189:24	138:24 139:11 adjustments	22:21,21,22 25:22 26:5,23 60:12 120:16
122:15	190:11,25 191:7 202:25 203:8 207:3	304:14,25 administration	121:6 127:10 136:22 177:15 201:23
acceptance	207:14 208:16 209:7 210:7 212:11 214:18	34:3,6,10,18 administrative	293:23
accepted	215:7 217:22 218:8 219:14 220:11 221:8	29:17 administrators	agree
36:23 94:21 128:18,21 129:3,13 187:25 189:22 190:12,23 191:5	223:2 233:9 241:9 255:25 266:5,22	34:17 advance	98:13 170:10 268:12
accepting	268:16 269:18,20 272:3,12 285:6 286:6	88:6 175:24 advertisement	agreed
123:7 125:10 181:24 190:19 191:2	287:12 291:8,12,16 291:22,25 293:7	101:9,14 104:4,20 advertisements	272:14 337:21
access	294:3,12 302:5 304:18,22 305:2,3	19:6 64:5,15 101:23 102:7,21 106:24	agreement
111:12,22 112:13 197:12 263:8	306:19,22,23 307:2,3 307:22 308:2,4,7	advertising	105:16 169:17 170:5 334:22
Accidentally	316:2 318:3 320:5 322:11 324:10,17	48:4 advice	agreements
279:6		150:22	306:6
account			ahead
18:23,24,25 19:2			40:5 41:5 110:14 125:3 163:18 171:16 190:14 201:16 226:18 284:22 307:7 314:4
			aim
			87:2
			airport
			208:2,20
			al

273:9	161:20 162:18	330:17 331:2,20	327:13 329:18
alcohol	163:17 165:19 166:5	332:7 336:9,19 337:5	331:23
7:15	166:25 167:19 168:7	337:22 338:3,7 339:2	answered
Alex	168:15,24 169:16	344:9,13	190:9 332:10
217:24 218:18,20,23	170:21 171:10,16	amount	answering
219:15 220:5,8	172:18,24 173:7	8:20 71:24 75:2 87:12	291:18
222:19 236:24 239:8	176:4 182:18 184:5	130:7 176:3 202:18	answers
239:10,20,23 259:21	185:21 186:9 187:5	215:14 236:12	5:4
289:18,19 290:8,16	189:2,18 190:13	262:12 264:23	anybody
alive	191:16,23 192:8,19	303:21 329:17,23	116:22 154:23 296:11
31:9	193:4,16 194:7,11	335:21 336:5	315:11 317:25
allegation	197:10 199:23	amounts	333:15 337:8
295:7 298:4 330:7,20	201:15 202:15	132:6 300:2	anymore
331:17	203:21,25 206:22	analysts	60:14 199:11
allow	209:12,16 211:19	233:5	anyway
59:19 70:23 169:9	212:14 215:8 216:20	Anderson	66:5 67:14,18
251:15 338:13	222:16 224:22	162:25 163:4,5,7	apologies
allowed	225:23 226:3,7,12	and/or	276:15
44:7 245:11,16 251:14	227:2,20,24 228:13	186:4,4 301:7	apologize
alternative	228:20 229:7 230:10	animal	12:20 14:6 16:6 34:2
235:16	230:13,19 231:22,24	64:5	59:5 70:4 77:8 87:18
Altogether	232:12 236:9,22	answer	128:9 180:14 242:21
43:7	238:18 240:10 244:5	4:23 6:12 8:6,8,10,11	268:18 276:12 327:3
Ambinder	246:14 250:24 251:8	16:15 40:5 86:14	332:11
2:3,8 7:22 8:14 9:14	251:12 252:21	98:7,9 99:3,10	apparently
10:5,13,19 11:11	253:24 260:23 261:7	100:16,21 105:22,25	193:10 197:2 287:19
20:19 28:15 29:3	264:21 265:2,20	106:4,10,20 107:10	appear
38:23 40:4 41:4 42:2	267:10,24 270:8,20	109:12,17 110:14	340:8
44:6 54:18 55:3 68:7	274:25 275:5,14	111:3,6,9,25 112:3	application
69:14 81:21 83:15	276:10,13 277:23	112:23 113:4,14,16	82:11,12 83:13 106:15
98:4,8 99:2,9,18,21	278:20 279:4,9,13	113:24 114:6,16	applied
99:25 100:8,15,20	281:5,14,19 282:14	115:5,9,14,17,25,25	36:10 38:18 39:24
101:10,11 102:16	282:18 283:14,18	116:14 131:21	40:14,21 76:22 149:9
103:12,17,21 104:6	284:5,17,22 285:8,15	134:24 148:4 153:8	151:5 156:16 238:4
104:16,20 105:17,21	285:20,25 286:21	169:9,15 190:15	apply
106:2,9,14 107:9,17	288:18 292:8 295:15	192:9,9 203:20	36:13,15,24 149:10,13
107:20,24 109:11,15	296:8,20 297:14,21	220:14 226:16	152:11,20
110:13,19 111:2,6,24	298:23 300:10,13,16	227:21,25 228:6,14	applying
112:22 113:3,13,23	300:21,25 302:9	229:24 232:13	150:19
114:5,15 115:4 116:6	304:7,19 306:9 307:6	260:24 275:15	appreciate
116:13 123:4 131:20	310:6,13 311:21,25	288:16 295:13	339:6
134:9,12,23 135:24	312:18 313:4 314:3	296:10 297:22,24	approach
139:16 146:15,25	314:25 315:7,22	299:6 301:23 302:10	211:16
147:21 148:3,17,24	321:4,12 323:6,17	307:7 312:2,19	approved
153:7,21 155:17	324:3 326:7,16 327:8	320:15,20 322:19,22	155:25 156:6,12
158:24 160:25 161:4	328:25 329:11 330:8	323:20 325:16	approximately

22:12 177:23 206:7 269:2 299:23 303:18 April 69:12 75:9 arbitrations 29:21 Ardsley 146:7,7,9 159:2 207:8 area 56:25 90:12 146:7 159:10 207:6,6,14 218:22 219:5,8,10,12 237:11 258:18 294:9 317:16 333:4,4 areas 56:24 70:24 221:5 Arena 55:18 arose 152:12 arrangement 105:20 106:8 arrangements 28:25 222:15 306:5 arrested 54:16,25 arrival 249:16,17 arrive 10:23 249:6 arrived 10:24 250:2 256:9,22 257:11 articles 301:5,6 arts 34:7 aside 46:23 55:6 116:25 283:15 300:19 asked 77:6 79:16 111:21 112:12 124:4 133:7 168:13,19 169:21 174:20 183:5,6 192:13,16,20,24	239:5 249:13 250:23 250:25 254:5 262:17 295:8 297:10 asking 6:20 17:17 64:23 71:13,13 113:10,11 131:12 174:6 193:2 202:8 228:8 292:8 297:12 321:14 333:16 asks 321:5 aspect 35:5 49:15 95:16,23 151:20 336:22 aspects 37:12 46:8,13 228:18 aspirations 46:23 asserting 99:8 assigned 144:13 238:16 assignments 144:6 assist 231:16 232:15 242:7 assistance 70:18 assistant 182:3,6 184:13 241:21 242:2,15 assisting 306:4,8 associate 313:22 associated 50:23 assume 6:11 28:22 46:14 47:19 78:8 127:21 131:7,8 206:23,24 247:7 assumed 28:8 77:9 328:12 assuming	134:13 ate 259:10,16 274:11,20 athletes 152:8 athletic 181:18 187:13 188:5,9 188:13,23 189:3,10 189:16 191:2,8,21 atmosphere 260:4 attached 340:8 attempt 23:14 28:9,10 322:15 322:23 attempted 24:13,14,14 28:5 attempting 23:25 25:6,16 169:5 279:6 attempts 296:5 attend 263:15 attended 207:12 263:23 attending 33:17 attention 171:20 attest 267:2 attire 245:5,10 attorneys 2:4,12,19 11:7 20:7 112:2 August 85:18 101:18,20 102:8 104:5 Authority 120:17 automatically 128:7 available	225:22 334:12 Avenue 1:21 2:20 30:11 32:6 90:14 average 292:23 Avery's 208:6,7 aware 29:6 41:17 52:8,20,23 107:6 114:24 115:20 117:15 172:10 194:13 198:5,8 200:16 220:24 335:13 A-C-A-C-I-O 180:20 a.m 1:17 10:25 85:5 142:13 249:15,17,23 250:3,4 283:11
B			
B 298:11 345:18 bachelor 34:6,7,8,9 back 14:11 24:5,15 45:15 62:5,8,21,23 63:5 74:8,18 79:17 81:9 81:14,17 82:21,25 83:4,6,9 87:21 91:2 97:15,16 112:10 115:18 124:9,13 135:13,14,15 136:15 158:13 170:16,19 182:11 198:13 207:5 208:4 209:3,22 212:17 213:9,12 215:16,21 217:25 219:6 220:19 233:21 242:23 244:13 248:4 249:4 270:18 274:24 275:4 277:17 282:12 293:4 320:13 322:19			

322:20 327:22 329:4 329:5 338:8,8	bathroom 7:3 batting 64:8	336:16 believed 59:10 belong 108:7 benefit 149:11,24 154:3 337:4 benefits 89:4,6 174:7 321:8,13 327:5 benefitted 326:23 336:25	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
backboard 87:3	Bay 90:11	best 6:16 7:18 14:21 22:20 23:10 57:5 71:15 93:25 108:18 139:22 141:5 144:2 161:15 161:17 167:21 178:4 179:21 180:3,5,5 187:20 195:6 197:8 204:19 209:5 216:18 222:24 223:4 229:24 237:22,25 238:12,14 268:9 269:6 272:15 312:19 314:21 323:7 327:13,13,14 331:24 332:3	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
bad 120:17 254:15	Bed 162:21,23	better 67:8 68:4 74:9 127:20 167:9 324:8	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
bag 135:15 215:23	began 52:6 150:7,10 334:20	beyond 162:22,23 309:3	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
bags 207:22 217:13,14,15	behalf 1:5	big 19:7 210:2 240:16	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
banking 304:13	belief 289:16 293:14 294:21 295:9,21	billy 19:7 210:2 240:16	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
bankroll 304:23	beliefs 337:9	birth 30:5	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
barely 57:17 182:20,20	believe 10:9 11:17 12:25 24:21 43:9 56:12 61:24 69:13 75:10 76:21 82:7 84:2 87:25 98:2,5 105:12 108:21,21 109:6 110:3 113:19 118:5 119:4 121:9,12 123:13 133:16 134:7 137:6,7 139:2 147:12 158:20 162:17 164:9 166:14 176:14,15 179:17,24 180:20 202:13,16 234:8,25 237:22 247:16 253:13 255:16,17	birthday 86:10	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
based 28:24 46:12,12 48:7 48:12 72:20 185:12 187:21,22 200:10 266:10,24 289:9	behalf 1:5	bit 56:9 64:13,14 88:11 139:4,5 150:5,10 153:3 258:5 262:22	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
basically 46:9 49:13 52:11 62:16 66:14 70:19 79:20 86:5,12 87:15 152:21 212:7 217:15 274:9 334:4	belief 289:16 293:14 294:21 295:9,21	biweekly 71:24 84:16,17,18	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
basis 58:10 88:21,24,24 93:9 95:8 106:13 186:5 212:4 216:7,9 235:25 310:8	basis 1:5	bit 56:9 64:13,14 88:11 139:4,5 150:5,10 153:3 258:5 262:22	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
basketball 86:12,22 313:5	basis 1:5	bit 56:9 64:13,14 88:11 139:4,5 150:5,10 153:3 258:5 262:22	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
Bates 267:10 343:15 344:14 345:6,10,19,24 346:6	basis 1:5	bit 56:9 64:13,14 88:11 139:4,5 150:5,10 153:3 258:5 262:22	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
Bates-stamped 69:21 77:16 264:13	basis 1:5	bit 56:9 64:13,14 88:11 139:4,5 150:5,10 153:3 258:5 262:22	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks
Bath 162:21,23	basis 1:5	bit 56:9 64:13,14 88:11 139:4,5 150:5,10 153:3 258:5 262:22	87:9 blanking 133:9 blogs 301:6 blood 341:16 blue 92:23,24,25 245:23 Blum 298:12 302:7,15 345:18 board 212:8 332:22,25 335:4 BOCKIUS 1:21 2:18 BOLD 90:4 book 149:6,18 150:25 booklet 5:24 border 159:7 born 30:7 boss 87:13 254:12 bother 74:23 bothering 74:20 bottom 265:24 box 64:16 87:3 boxes 213:24 Brandon 220:24 221:2 break 7:3,5 24:3 28:4 68:10 85:3 86:15 136:24 140:15 195:10 233:16 327:17 breaks

7:12 Brendan 221:2,15 247:19 289:18 290:4,8 291:15 Brian 57:10 bring 71:11 96:10 182:10 221:14 225:11 294:8 338:8,8 bringing 100:6 101:24 273:9 Broadway 2:6 broke 243:5 broken 49:20,21 108:12 Bronx 30:11 31:13 76:17 77:7 89:22 90:7,11 Bronxville 32:4 33:15 brought 3:23 4:15 5:10 21:4 96:12,24 99:15 135:15,18 207:21 Brown 2:11 112:3 budgeting 35:6 96:3 building 176:24 183:25 248:17 248:21,25 buildings 49:18 165:2 bulletin 335:4 business 27:17 33:24,25 34:2,5 34:9,17,18 36:18 38:10,14 43:14 45:7 51:22 98:12 149:15 154:12 156:14 Businesses	45:20 busy 219:17 butchering 118:25 buy 213:14 buzz 256:13 buzzing 221:17 293:9 <hr/> C C 2:1 3:1,5,5 4:1 5:1 6:1 7:1 8:1 9:1 10:1 11:1 12:1 13:1 14:1 15:1 16:1 17:1 18:1 19:1 20:1 21:1 22:1 23:1 24:1 25:1 26:1 27:1 28:1 29:1 30:1 31:1 32:1 33:1 34:1 35:1 36:1 37:1 38:1 39:1 40:1 41:1 42:1 43:1 44:1 45:1 46:1 47:1 48:1 49:1 50:1 51:1 52:1 53:1 54:1 55:1 56:1 57:1 58:1 59:1 60:1 61:1 62:1 63:1 64:1 65:1 66:1 67:1 68:1 69:1 70:1 71:1 72:1 73:1 74:1 75:1 76:1 77:1 78:1 79:1 80:1 81:1 82:1 83:1 84:1 85:1 86:1 87:1 88:1 89:1 90:1 91:1 92:1 93:1 94:1 95:1 96:1 97:1 98:1 99:1 100:1 101:1 102:1 103:1 104:1 105:1 106:1 107:1 108:1 109:1 110:1 111:1 112:1 113:1 114:1 115:1 116:1 117:1	118:1 119:1 120:1 121:1 122:1 123:1 124:1 125:1 126:1 127:1 128:1 129:1 130:1 131:1 132:1 133:1 134:1 135:1 136:1 137:1 138:1 139:1 140:1 141:1 142:1 143:1 144:1 145:1 146:1 147:1 148:1 149:1 150:1 151:1 152:1 153:1 154:1 155:1 156:1 157:1 158:1,6,6 159:1 160:1 161:1 162:1 163:1 164:1 165:1 166:1 167:1 168:1 169:1 170:1 171:1 172:1 173:1 174:1 175:1 176:1 177:1 178:1 179:1 180:1 181:1 182:1 183:1 184:1 185:1 186:1 187:1 188:1 189:1 190:1 191:1 192:1 193:1 194:1 195:1 196:1 197:1 198:1 199:1 200:1 201:1 202:1 203:1 204:1 205:1 206:1 207:1 208:1 209:1 210:1 211:1 212:1 213:1 214:1 215:1 216:1 217:1 218:1 219:1 220:1 221:1 222:1 223:1 224:1 225:1 226:1 227:1 228:1 229:1 230:1 231:1 232:1 233:1 234:1 235:1 236:1 237:1 238:1 239:1 240:1 241:1 242:1 243:1 244:1 245:1 246:1 247:1 248:1 249:1 250:1 251:1 252:1 253:1 254:1	255:1 256:1 257:1 258:1 259:1 260:1 261:1 262:1 263:1 264:1 265:1 266:1 267:1 268:1 269:1 270:1 271:1 272:1 273:1 274:1 275:1 276:1 277:1 278:1 279:1 280:1 281:1 282:1 283:1 284:1 285:1 286:1 287:1 288:1 289:1 290:1 291:1 292:1 293:1 294:1 295:1 296:1 297:1 298:1 299:1 300:1 301:1 302:1,21 303:1 304:1 305:1 306:1 307:1 308:1 309:1 310:1 311:1 312:1 313:1 314:1 315:1 316:1 317:1 318:1 319:1 320:1 321:1 322:1 323:1 324:1 325:1 326:1 327:1 328:1 329:1 330:1 331:1 332:1 333:1 334:1 335:1 336:1 337:1 338:1 339:1 341:1,1 343:19 343:23 344:4,9,18,23 345:4,22 cafeteria 258:9 259:14 274:11 cages 64:9 calculated 335:21 336:2 call 10:6 27:14,14,22 54:23 104:12,19 117:25 118:17,20,22 119:16,17 122:16,25 123:11,13,17,21 124:9 126:20 184:2 195:22,22,24 242:24 called
--	--	--	--

3:6 24:3 55:24 79:16 90:3 105:8 121:4 122:21 124:12,13 140:12 200:20 276:13 calling 25:5 calls 56:22 57:19 64:12,15 camera 248:4,9,12 cameras 247:2,5,6 camp 32:18,19 253:12 271:9 camps 55:20 271:15 cancelled 93:17 cancer 62:25 candidates 41:15 cap 245:18,20,21 caption 276:11,14,16 car 92:10,12 94:13 165:11 165:23 166:8 208:4,5 240:25 248:23 card 332:23 career 97:13 Caribbean 155:15,24 Carle 2:14 cars 215:22 Cartelli 30:19,21 case 15:21 29:8 76:8 86:11 106:25 107:8 114:10	132:2 173:22,25 211:7 cases 274:17 Cass 166:20 183:9,24 184:3 184:6 185:4 191:13 192:14 193:18 194:2 196:12 200:22 203:18,25 204:9 211:5 230:6 234:25 234:25 235:3 236:6 242:18 249:12,20 250:23 251:3 254:4 257:2,11 259:18,23 262:10 267:18 271:25 category 191:12 314:7 caught 67:6 150:4 247:21 cell 19:16,17,20 27:5 119:18 Center 117:19 Centre 2:5 cents 92:7 certain 66:9 123:15 143:20 166:13 180:7 213:5 235:4 243:19 certified 1:23 132:19 341:7 certify 115:3,23 341:9,15 CFraticelli324@Ya... 19:3 102:12 chair 204:13 change 22:18 92:6 155:9 210:5 295:13 342:4 changes	136:23 277:8,10 342:3 chapter 151:3 charge 274:21 check 119:6 264:23 314:23 checked 265:23 checking 71:10 checks 79:20 children 49:9 144:19 choice 36:20 chose 60:13 330:2 Christmas 6:22 145:3 Christmastime 49:9 Christopher 1:4,19 3:13 21:10 69:22 77:17 272:20 339:14 340:3 341:10 342:20 343:3 Christy 87:17 circle 165:5,8 city 31:12 145:16 Civic 92:11 94:14 Civil 1:8 claim 99:23 100:5 116:7 claiming 99:17 claims 29:7,22 98:15,18,25 99:7 clarify	122:18,20 285:11 315:7 class 37:23 38:11 46:4,6,10 48:25 49:10,16,20 50:13,22 52:10,11 66:14 86:22 91:11 115:3,24 135:14 136:20 137:7 138:19 138:23 139:18,25 140:3,9,17,20 141:6 141:10,12,16 143:12 143:12 144:12 145:12,19 146:14 148:14,16,21 149:23 150:6 151:12 152:3 153:6,13 159:16 164:4,12 165:23 166:11,17 167:13,16 167:16 172:10 250:21 251:5,11 252:4 310:15 312:22 337:18 345:9 classes 34:15 37:15,18 65:19 66:5,9,9,11 86:9,14 86:21,21 91:5 137:9 137:12,18,21 138:12 138:17,25 139:3,19 140:14 141:14,21 142:15,20 143:13,14 143:18 144:6,15 146:20 149:5,7 150:25 151:2,6,13 165:11 263:6 334:3,8 334:9 classic 230:25 231:4 clean 64:2 152:8 177:7 cleaned 64:9 cleaning 221:21 291:20 clear 116:16 122:11 125:3
---	--	--	---

128:13,17,22 135:7 168:16 196:18 200:15 268:19 294:23,24 307:15 308:6,22 329:25 332:9 click 109:24 clicked 109:6 client 168:25 171:8 306:6,7 306:8,14 clients 170:24 306:6,12,13 client's 170:25 171:2 close 89:16,17 150:20 238:24 269:8 322:10 closed 89:14 91:20 closely 151:14 closer 219:11 269:4,9 299:16 closing 89:13,13 93:5,8,8,11 93:22 94:3,6 club 119:2 clubs 70:23 coach 229:16,18 coaches 185:14 186:3,4 190:20 225:7 229:4,9 237:8 coaches/trainers 181:24 coaching 229:10 college 23:16 24:2 28:11 29:11 33:12,13 34:21 36:6,10,11,16 37:14	38:13,18 39:24 40:15 40:21 41:12 42:9 49:24 52:3 54:8 55:20 57:24 72:16 130:20 131:2,16 136:9 140:8 145:17 146:20 153:17 154:23,24 155:14 156:17 163:10 164:24 271:10 318:13 321:17 322:9 325:19,22 337:17 colleges 37:4 color 92:22,24 combined 58:5 come 16:14 53:5 62:5,8,23 79:17 93:7,11 133:23 133:25 146:17 152:23 206:2 213:14 214:25 217:25 218:3 243:17 248:18 253:16 263:3 267:2 272:6 278:6 279:16 313:8 comes 52:11 179:7 comfortable 43:4 coming 126:9 146:11,16 180:17 198:12 201:10 212:17 225:21 commenced 109:21 comment 336:23 COMMISSION 342:23 committing 5:12 common	39:12 communicate 117:6 212:2,3,10 communicated 196:5 communication 173:6 186:2 communications 8:9 community 319:3 commute 198:17,25 commute's 198:20 companies 308:17 311:16,20 312:15 company 1:12 3:24 4:5 52:4 186:17 226:21 286:19 307:20 311:19,24 312:3,8 328:5 330:20,25 331:18 compensation 71:21 135:10 compilation 301:17 compile 109:10,20 111:22 112:14 compiled 107:22 112:20 114:12 complaint 14:4 275:20 289:2 332:12 345:9 complete 265:18 340:6 completed 76:10 308:8,11 completely 271:21 273:24 274:2 completion 128:23 computer	192:15,17 193:3,14 195:3,5,20 196:3,4 205:6,18 206:9 234:13 248:9 263:8 computers 193:7 concentration 33:9 43:19 concerns 152:9 concert 231:17 conclusion 25:9 Concordia 32:20 33:13,17 54:7 55:19 56:12 57:24 58:23 59:3,4 72:15 271:10 condition 123:6 conditionally 115:3,23 conducted 176:20 177:9,24 conference 56:22 177:25 178:2 confidentiality 334:21 confirm 123:2,11 confirmed 124:7 confirming 123:7 confusion 241:17 congested 164:3 165:6 connection 135:23 176:17 273:8 Connor 57:10 consider 60:13 202:7 228:22 293:18
--	---	--	--

Consideration	11:16 111:25 120:20	125:15 128:25 129:5	169:8 170:16,18
138:5,6	150:18 184:25	129:11,14 134:19	173:14 264:6 296:6
considered	185:18 211:15,16	136:6,7,10 138:16	296:15,24 297:6,9,19
68:23 138:19 213:6	conversations	142:12,14 147:3	counselor
considering	121:4 174:21 290:13	148:12 163:16,21	171:11 227:20 271:9
67:14 151:23 228:7	292:20	174:25 175:15	count
consisted	convicted	176:12 180:21	138:18 205:16 212:25
70:17 306:4	54:13,25	187:15 188:17 190:4	213:4 250:16 264:7
consistent	cook	191:9 195:14 197:14	280:15
75:2	258:3	197:19,20 198:6,7	counting
consisting	cooking	200:14 202:6 207:10	216:9 281:17
185:7 324:23	258:13	220:18 222:10	Country
constantly	cooks	242:12 246:25	2:13
201:4	258:3	249:25 250:5 251:7	counts
consumed	cool	263:19,20 265:12,13	17:13,14,14
7:15	95:8 208:9,12,14	267:14 268:9 269:22	COUNTY
contact	211:8,9,11 241:4,6	269:25 273:10,17,19	341:4 342:2
26:4 27:23 104:15	coordinating	277:19 278:5,19	couple
114:25 115:21	306:5,7	279:25 280:4,24	26:4 74:13 136:22
116:18,22 117:5	coordination	282:11 283:7,24	177:15 202:12 218:5
152:10 174:16	86:24	284:4 285:7,16,18	243:9 267:4 268:7
322:14,23 323:3,4,9	copies	290:12 292:13 293:2	course
325:8,8,11	134:3 219:20	293:11,12 295:5,10	45:19,23 51:5 188:18
contendere	copy	296:4 300:20 302:8	209:13 211:21 227:9
54:21	26:19 104:6	302:15 305:5 307:5	292:16
contending	copying	307:13,14,25 308:5,9	courses
330:22	290:2 291:3	308:13 313:16	44:22,23 51:21
content	corner	317:20 330:3,16	court
46:3 178:17 185:20	43:24 69:22,23 77:16	332:6,8,14,15 340:6	1:1 5:18,23 12:21
187:18	77:18 82:2,5 186:17	corrections	13:18,22,24 14:13
contest	264:14	340:7	15:6 29:17 35:17
54:21 55:2	Corp	correctly	43:22 106:15,16
contingent	312:3,13	97:9 172:8 224:12	119:12 275:19
106:7,13	corporate	241:16 266:21	276:18 285:12
continually	306:4	correspondence	courts
43:4	corporation	101:24	86:13
continue	330:9	cost	cover
17:10 28:10	correct	136:19 146:20 147:2	8:25 50:22 56:8
continued	4:19 16:25 17:2 34:12	costs	309:23 310:4
85:23 158:11 338:12	41:10 51:20 66:21,24	130:8 274:9	coverage
344:1 345:1 346:1	67:4 72:24 76:3	counsel	301:7,18
continuously	79:23 80:6,12 82:14	4:21 7:25 16:24 17:4	covered
50:11	83:20 87:25 88:25	17:21 18:9,13 22:23	9:6
convenient	89:24 90:9 93:12	23:12,22 28:13,17	Co-op
7:5,9	97:2 102:14 105:10	29:9 44:9 101:14	31:12
conversation	109:3 111:15 120:9	102:3 112:17 114:22	CPA

132:19 crates 214:5,7 crazy 255:7 create 231:20 creating 306:13 credit 26:10 65:23 67:21 110:9 120:21,25 121:17,25 123:2,8,12 124:8 128:19 130:22 130:25 131:17 136:20 148:9 156:13 218:24 222:11 283:23 316:6,11 318:13 319:13 325:19,22 328:8 credits 42:13 43:5 45:17 51:18,23 52:2 67:12 67:19 120:15 122:21 124:2,4,25 125:5,24 136:4,11 147:2,19 148:2 155:15,22 crew 230:17,18,22,24 231:2 231:5,10 crews 233:2 crime 54:14,17,21,23 55:2 criminal 5:12,16 cross 123:15 293:20 CRR 341:22 cubicles 219:13 current 30:9 44:20 76:16 98:22 113:20 114:25 115:22 117:6 309:2	currently 44:23 76:25 77:9 89:22 194:16 curriculum 37:25 156:19 316:25 321:18 326:5,15,17 customer 86:6 C-A-R-T-E-L-L-I 30:22 C-O-L 31:25 D D 305:15 343:1 346:4 daily 53:23 93:9 95:8 126:19 205:24 212:4 216:6,8 273:14 301:17 303:17 307:2 Dan 9:14 10:7 104:13 DANIEL 2:15,23 data 205:11,12 206:14 234:2,3 database 204:21,24 205:2 212:25 date 6:20 30:5 50:2,7 53:2 53:8 66:9,10,13,16 66:18 67:2,5 69:17 76:6 78:14 101:19 122:23 145:4 175:20 183:2 193:24 282:4 283:4 340:15 dated 344:8,17 345:4 dates 75:5 Dave 24:17,19,23 26:24 52:21,23 53:16	123:18,18,22 day 9:11,20,22 10:2 11:4 17:17 22:22 24:6,11 53:14,14 58:12 61:12 64:14,17,17 67:24 73:5 74:9 89:11 91:5 91:24 122:6 130:11 130:14,16 141:16 142:16,24 143:9 144:3 145:5,8,13 146:13 163:22 164:7 165:15 166:21 175:6 176:8 177:19 180:10 184:11,13,17 193:25 198:21,24 202:7,17 202:22 204:14 206:3 206:7 211:20 215:10 215:15,17,18 216:11 216:11 218:2,12,14 220:16 222:6,12 239:16,18 243:6,10 245:12 250:21 251:18 253:16,19,21 253:25 255:3,15 262:6,7 263:5 266:9 266:13,21 267:19,22 268:20,21,22,23 269:4,10,23 270:13 270:16 272:11,17 273:15 274:4 278:8 280:9,14,17,19 281:3 282:8 284:16 291:19 292:21 293:2 314:11 314:16 315:17 319:25 320:22 339:17 342:21 days 58:7,10 60:25 61:3 72:18 73:6,10 89:3,7 89:10 91:15 93:22,22 94:2,3,6 139:23 141:14 142:19 163:23 164:2 166:14 167:13,14,15,17,24 216:23 218:16 251:5	251:10 256:22 263:14,23 264:4,8 265:11,23 266:4 269:17,19,24 270:11 270:17 271:24 272:2 280:5 281:3,10,16 303:9 339:3 day-to-day 307:22 dead 213:6 deadline 66:3,7 139:8 deal 53:21 168:9 238:9 debated 158:25 December 144:25 decide 235:11 decided 48:17 declarant 299:20 declaration 15:22 272:20 273:7,12 277:21 278:19 289:7 294:22 296:11,16 298:5,11 299:2 302:22 303:8 305:16 308:3 315:3 345:4,18 345:22 346:4 declarations 15:22 296:3,7 297:7 297:19 298:22 335:10 deeply 202:17 defendants 1:13 2:19 3:22 4:6,15 96:11 defendant's 21:9 343:13 defense 56:19
---	--	---	--

definite 53:10 180:25 261:25	depend 143:12 149:23 262:6	86:5 204:12 247:18 292:5,12,22	DIRECTIONS 343:7
definitely 13:2 14:9 62:13 70:4 74:20 105:14 122:20 165:7 166:12 171:24 241:3,10 278:10,11	depended 93:4 143:11,11 163:22 164:7 215:15 243:4 251:18 262:5 270:13	desks 219:13	directly 136:17 181:4,11
definition 48:8 193:5	dependent 97:6 225:2 238:19 250:20 263:5	detail 56:9 119:23 178:21	director 24:4,8,16 25:17 27:16 84:7 123:19 154:22 155:13,22
definitively 315:22 324:19 325:2	depending 89:12 150:2,3 165:12 295:13	detailed 308:3	directs 106:16
defunct 55:17	depends 146:8 193:5 284:6 286:19 310:7	Details 345:14	disabled 76:18 77:7 89:23 90:8
degree 33:12,23,24 37:5,7 42:8 46:25 136:9 322:10	DEPONENT 340:2	developed 234:12,16	disagree 109:13 169:17 170:10 170:13 226:8 227:4
delicate 243:18	deposed 29:13	development 91:23	discerning 186:6
delivered 182:11 234:5,6,7 248:5	deposition 1:19 5:13 7:21 8:17 12:8 14:2,15,25	Dickey 79:15 83:21,23,24	disclose 8:7,8
deliveries 126:16 204:7 214:23 214:24 215:11 218:2 221:11 225:21 229:15 293:21 294:6 294:8,11	15:14,16 16:4,12,20 20:3 21:2 85:9 104:8 168:11,18 169:23 170:2,9 171:4 265:8 266:3 299:12	difference 212:6 252:2 309:11,17	disconnect 267:25
delivery 204:13 212:19 214:22 225:11 294:2	depth 240:19 289:23	different 17:15 19:8 23:3 49:6 65:9 70:24 114:2 146:8 159:24 160:22 178:12 190:25 191:7 203:11 206:14 220:17 221:5 224:24 228:18 238:5 253:9 259:22 268:6 271:22	discovery 168:8,11 170:23
department 18:6 52:8 178:20 300:6 301:14,22 302:11,17 303:23 308:12 312:6 314:10 314:14,17,19 315:16 316:3,10 318:4,10,14 322:13,16,24 323:16 325:13,20 326:13,24 327:6	derived 327:5	discredit 154:4	discuss 178:23,24 180:16,17
departments 313:8 318:20,23 319:7 319:10,15,18,22 320:19 321:10,19,22 322:3 325:5 326:3	describe 26:2 159:19	discussed 271:25	discussions 118:10 151:5 289:10
	described 23:7,12 102:8 214:19 238:23 242:16	discussing 13:4	discussion-based 151:7
	describes 304:12	discussion 4:4 42:5 52:17 154:22 169:3 171:14 178:16 185:19 270:22	displaced 288:11,21
	describing 20:10	difficult 277:14 281:23 284:25	dispute 63:15,18 88:13
	description 22:8 83:4,8	Digital 319:5	disputes
	designed 199:21	direct 72:7 257:6	
	desk	Directing 171:20	
		Direction 106:4,20 109:17 111:9 115:14 297:24	

84:11 disputing 260:22 261:2 266:16 DISTRICT 1:1,2 divorced 31:14,17 dkadish@morganle... 2:25 dmarkowitz@leeds... 2:16 document 21:8,18 22:9,16 69:20 77:15 78:4 82:3 83:17 168:2,8,10,17 169:11,15 171:8,22 171:23 172:7 186:16 187:8 264:10,11,11 272:19 276:17 277:2 277:8,10 285:13 298:10 305:20 345:13 documentation 193:2 330:11 documents 8:19 9:4 12:3,5,21,22 13:24 14:2,13,14,22 16:24 17:3 20:14 21:4,10,25 22:3,8,8 23:7,11,15,20 25:6 25:15 27:25 28:3,11 28:12,24 29:7,10 44:7,9 78:21 80:19 80:25 81:5 140:9,11 140:12,17 168:13 169:22 170:2,6,8,15 170:17,19,24 171:25 265:4,10,14,19 266:2 266:8 276:8,20,20 290:17 337:16,20 338:10 343:14 doing 5:2 18:20 37:22 47:20 63:9 65:22 66:25 77:9 96:15 110:11 120:6,13 135:3 137:3	150:13,14 151:24 154:2 174:7 178:23 178:25 183:15,18 189:6,17,21 190:3 198:23 202:20 204:18 211:13,14 219:23 220:19 221:12 225:12,13 227:12,13,15 229:15 240:3 241:21 243:19 244:13 253:5 255:11 259:24 260:10 261:12 280:22 283:25 287:12,25 288:7,11 289:19,22 289:25 290:3 291:3 292:19 293:24 327:7 door 221:18 291:18 dot 123:15 Double-headers 73:8 Doug 79:15 83:21,23 Dragons 55:17 56:10 57:2 58:17 60:3,7 238:10 dribble 86:25 drive 67:7 92:9,10 145:21 146:14 208:3,4 212:20,20,23 driving 166:8 208:6,7,8 drop 66:9 138:25 dropped 209:23 294:9 drove 94:13 145:20 208:21 208:21 240:24 dry 212:8 dryer	217:18 224:8 due 58:5 dugout 70:22 duly 3:6 341:12 dummy 56:18,20 duration 180:4 duties 70:14 220:17 302:7,17 304:12 306:3 Dynamics 149:15 D-A-V-E 24:19 D-I-C-K-E-Y 83:25	258:8,10 259:11,15 274:9 309:10 eating 130:8 274:14 280:22 eco 46:8,12 edit 232:6,19 educational 54:10 95:15,23 96:14 96:18,23 97:4,5,7,19 97:24 199:21 316:17 316:24 318:9 319:20 320:18 321:21 326:4 326:15 331:4,5 EE 92:16 effect 122:25 333:23 effort 23:6 117:4 202:3 efforts 114:24 115:21 116:6 116:10 117:12 eight 279:23 281:2,10,16 283:8 Eighty-three 31:2 either 12:6 17:19 24:12 53:22 55:13 64:11 87:22 118:18 128:9 151:4 166:19 178:22 185:4 192:14 249:10 249:23 250:22 266:18 290:8 296:15 297:6 301:20 322:14 322:22 328:22 329:9 eligible 120:14 148:11 Elmhurst 146:10 else's 12:16 emergency
--	--	--	---

262:19	32:11 38:11 62:3 74:4	2:8,15,22,23	308:8 310:18 312:12
employed	74:5 85:20 195:16	establish	336:14
62:4,13 79:18 259:5	197:6 202:7,9,14	285:5	exactly
260:5	223:24 259:14 262:7	estimate	9:21 24:11 32:7 46:5
employee	entirely	6:15,16,23 22:21 94:2	47:14 53:2,15 72:9
71:18 84:24 87:5	41:21 267:21 302:6	108:18 144:3 161:16	89:5 101:5 108:14
178:8 243:24 256:15	306:23	161:17 167:9,22	118:8 125:6 127:9
288:6,11,22	entitled	176:7 179:21,25	139:23 142:23 145:3
employees	6:16 8:11 97:3,19	180:3,6 209:5 210:5	147:14 150:9 160:2
98:22 241:8 242:13	99:13 272:20	216:19 269:6 336:4	167:13 172:5 174:3
243:13,23 322:4	entity	et	177:13 200:9 204:17
employer	4:10	273:9	204:23 220:2 230:8
37:11 41:7 90:2 91:8	entrance	Ethical	245:24 249:21
employment	40:14 162:11,13,17,20	138:2,4,6	250:18 255:4 262:7
56:4 80:14,20 118:19	219:12 247:18	Europe	263:4 269:5 271:23
encountered	248:12,19,23 249:2	211:22 212:5 217:4	276:9 284:7,13,15
163:25	entry	253:8,18 254:24	286:25 287:5 299:5
ended	48:2,3,8	255:23 267:14,17	337:24
65:19 66:2 96:15	entry-level	evening	EXAMINATION
ends	47:2,12	145:10	3:9 158:11 343:2
285:11	environment	event	examined
enemy	331:5	48:25 49:7 50:4	3:8 158:9 340:4
333:22 334:10	equipment	137:25 143:20	example
engaged	48:14 50:11,17 51:6	144:16,19,22,23	6:19 46:7 96:2 143:3
138:14	51:11,13 57:12 152:7	145:9,11 151:18,20	149:14,14,16 150:5
enhance	182:2,3 183:17	318:24 319:2	199:9 228:25 238:4
199:21	190:24 191:18,21	events	275:10 322:13
enlighten	192:3 207:6,22	49:6,14 306:4	examples
322:17,25	212:16 213:4,14,15	everybody	47:7 148:15,22 149:25
enrolled	213:16,22 219:8	13:14 72:7 153:23	Excel
40:18 42:10 44:24	225:8,21 229:13,13	314:12	193:9
54:9 57:20 72:15	230:12 234:19 235:5	evidence	exception
137:5,6,10	235:17 236:19,20,21	328:20 329:7	8:7 29:10
ensure	238:17 240:3 241:22	exact	excess
306:12	242:2,15 246:22	12:22 13:12,14 22:2,4	108:22,23
entail	248:5 333:4	27:13 43:11 51:2	exchanged
47:18 49:16 56:15	equivalent	53:7 57:6 65:8 69:16	170:7
entailed	37:6	71:24 84:8 87:11	excited
48:25 89:5	erase	90:15,15 92:7 99:11	95:3,17
enter	212:8	101:19 119:23 130:3	Excuse
248:16 336:17	Errata	159:20 175:20,23	18:10 166:23
entered	340:8	176:2 184:25 193:24	executives
105:15 248:24	especially	199:8 203:19 205:13	322:3
entertainment	126:7 136:22 155:8	205:14 210:2 218:21	exhibit
319:2	240:15 258:2 294:7	237:7 256:11 258:19	21:13 43:22 44:3
entire	ESQ	263:25 271:4 307:17	69:25 70:8 77:20,25

78:24 81:24 103:11 103:14,24 168:4 169:6,7,13 171:21 173:15 186:15,20 264:18 272:19,23 273:5 275:19,23 276:4 282:21,23 289:6 298:11,14 302:20,21,24 305:9 305:11,15,18 343:12 343:17,22 344:3,7,12 344:16,21 345:3,8,12 345:17,18,21,22 346:3,4 exhibition 253:11 exhibits 314:23 343:10 344:1 345:1 346:1 existence 68:15 exit 159:21 163:6 exited 248:25 expect 16:19 189:3,6,8,11,12 189:13 191:7 expectation 46:15 expected 67:11 189:10,13 190:25 expecting 104:24 185:9,10,11,13 expense 274:14 expenses 35:10 50:23 222:7 309:9 experience 95:8,20 96:14,18,23 97:4,5,7,20,25 126:10,11 127:22,22 153:3,6 154:20 199:21 227:14 241:5	241:6 experienced 310:2 experiences 55:8,8 149:20 150:11 295:25 321:22 EXPIRES 342:23 explain 153:16 273:20 explaining 18:16 240:21 explanation 67:8 120:12 190:22 193:19 extent 193:11 203:16 extenuating 13:9 extra 142:7 267:6 275:12 Extra-inning 73:7 e-mail 17:16 18:23,24 19:2 102:11,13,17 103:12 105:2 108:3 109:4,7 111:23 112:14 195:2 195:7,13 196:7,8,11 196:15,25 197:18,22 200:12 201:3 206:12 206:21 249:10 262:8 344:8,13 e-mails 17:7,7,11,18,23 18:2,3 18:5,11,15,19,20 19:4,15 20:5,8 27:12 121:11 168:16 169:18,24 170:4 197:5 E-Y 84:2	Facebook 108:6,11 109:7,24 173:3 198:11 face-to-face 177:18 facilitate 4:3 facilities 49:25 50:7 149:2 facility 48:24 49:15,16,22 50:24 51:7 55:24 64:2,8 86:12 126:22 127:5 137:25 143:19 145:22 146:6,12 151:18,19,20 158:18 159:16,22 164:6 166:18 183:20,22 184:17 193:15 201:22 207:5,7,15 208:4 209:9,10 210:7 210:17 211:21 215:21 219:7,11 220:21 234:8 244:19 246:9,19,24 247:3 248:13 249:6 252:20 256:10,10 259:11 274:11,21 275:11 facility/operations 238:7 fact 23:20 38:5,12 39:2 68:24 156:18 188:4 244:2 285:18 287:10 288:19,20 329:21 factor 280:16 factored 278:8 281:2 facts 15:15,20 289:15 293:14 294:21 295:9 295:20 298:4 323:14 323:22 324:5 328:20 329:8,21 330:6,19,24 331:6,10,17,24 332:3	factually 279:11 failed 297:8 328:21 329:9 331:18 fair 41:18 97:2 117:18 118:4,16 120:3,4 236:21,23 268:17 288:13 302:13,16 fairly 88:17 123:15 143:20 179:23 246:3 fall 33:18 43:16 49:21,22 50:3 52:25 149:16 314:6 familiar 21:18 family 62:6 87:14,22 132:12 fan 19:7 70:18 74:2 84:8 94:23 fans 70:23 71:13 240:16 far 5:2 13:21 16:6 35:14 42:11 138:23 139:10 146:3 165:10 175:24 202:22 215:4 235:13 241:7,12 257:8 262:25 263:2 father 31:9 fault 10:19 273:24 274:2 278:14 faxed 25:8 26:21 52:13 290:17 faxing 219:19 289:25 290:21 290:23 291:8,11 February 76:2 85:19,24 94:11
		E-Y 84:2	
		F	
		F	
		3:5 158:2,6 341:1	

feces	139:2 232:10,16	215:24 217:9 244:8	117:5 135:22
64:5	233:4 304:14,24	262:2 263:16,17,18	formal
FedEx	financially	263:23 264:8 269:24	170:7
212:18	43:2	270:11,17 280:5	former
fee	financials	281:3 290:14	113:20 115:2,22 117:6
106:7,13 301:2	35:5	flip-flops	173:21 322:14,23
feed	find	207:22	323:4,5
253:2	40:17 116:11 165:3,5	Florida	forth
feel	166:11 169:11 202:4	61:2,4,7,8 65:9,12	171:23 341:12
37:3 43:3 100:23	322:11 325:4,19,21	66:12,16,17,19,23	forward
104:23 183:12	326:2,22 327:4	68:25 79:13	37:22 126:10 170:10
240:20 267:5	finding	flowing	171:5
felt	166:9 325:15 326:11	337:19	found
105:2	326:25	fly	40:7 41:17,18,20
Fernando	fine	96:6 289:24	four
302:22 345:23	4:8 68:11 77:13 131:7	focus	32:10 58:10,13 60:5
field	131:8	34:3,10,13	92:13,13 108:22,23
35:17 71:8 86:13	finish	focused	110:6 114:13 138:12
fields	15:8 20:17,20,22 91:3	67:23 247:24	138:18 141:20
51:14,15	226:12	follow	165:24 216:22
Fifty	finished	78:21 323:18	269:12 281:9,16
161:20	93:14,15 140:15	followed	frame
Fifty-seven	firm	231:2 334:18	75:7 249:20 313:10,15
338:2	105:16 112:3	following	franchise
Fifty-six	firms	104:21,23 342:2,3	34:21,23 35:3,18
31:8	115:7	follows	50:15 202:9,14
figure	first	3:8 97:17 112:11	224:14,15,21 225:18
68:2	21:9,22 22:2,15,19,25	115:19 158:10 231:3	226:2,9,11,25 227:14
figured	23:4 24:13 28:3	320:14 322:21 329:6	227:16 228:11
67:13 125:25	33:16 36:19 49:22	food	franchises
filed	33:16 36:19 49:22	61:19 274:12 275:10	225:16
276:18,24 277:3	88:4 90:19 105:13	football	Frank
filings	125:23 129:16,18	55:18 238:11	1:22 3:7 341:6,22
328:2 332:11	135:5 150:7 160:9	forecasting	FRAT
fill	169:10 175:2 178:8	232:16	77:17 78:22,22,22
86:7	180:11 193:13,17,20	foregoing	81:11,25 82:5,5,17
filled	193:25 195:17	340:5	186:18 264:14,14,15
265:21	203:10,11,13 214:13	forget	264:16
fill-in	226:17 230:7 249:7	69:16 87:11 132:18	Fraticelli
87:4	249:15,19,23 250:3	135:6 150:8,9 163:6	1:4,20 3:1,13 4:1 5:1
final	264:11 298:25 299:3	180:14 249:10	6:1 7:1 8:1 9:1 10:1
337:18	302:21 334:20	forgot	11:1 12:1 13:1 14:1
finance	343:13	122:23	15:1 16:1 17:1 18:1
191:10 318:25	five	form	19:1 20:1 21:1,8,10
financial	58:10 61:3 89:10,19	8:5 26:16 116:17	21:13,17 22:1 23:1,8
46:8,13 51:4 105:19	91:16 138:19 165:25		23:12,18 24:1 25:1

26:1 27:1 28:1,24 29:1 30:1 31:1,6,20 32:1 33:1 34:1 35:1 36:1 37:1 38:1 39:1 40:1 41:1 42:1 43:1 43:23 44:1,3,13,14 45:1 46:1 47:1 48:1 49:1 50:1 51:1 52:1 53:1 54:1 55:1 56:1 57:1 58:1 59:1 60:1 61:1 62:1 63:1 64:1 65:1 66:1 67:1 68:1 69:1,22,25 70:1,7,8 71:1 72:1 73:1 74:1 75:1,15 76:1,13 77:1 77:15,18,20,24 78:1 78:2,11,17,24 79:1,5 80:1 81:1,12,13,19 82:1,16 83:1 84:1 85:1,8 86:1 87:1 88:1 89:1 90:1 91:1 92:1 93:1 94:1 95:1 96:1 97:1 98:1 99:1 100:1 101:1 102:1 103:1,11,14,23,25 104:1 105:1 106:1 107:1,2 108:1 109:1 110:1 111:1 112:1 113:1,19,22 114:1 115:1 116:1 117:1 118:1,3 119:1 120:1 121:1 122:1 123:1 124:1 125:1 126:1 127:1 128:1 129:1 130:1 131:1 132:1 133:1 134:1 135:1 136:1 137:1 138:1 139:1 140:1 141:1 142:1 143:1 144:1 145:1 146:1 147:1 148:1 149:1 150:1 151:1,9 152:1 153:1 154:1 155:1 156:1 157:1 158:1,14 159:1 160:1 161:1 162:1 163:1 164:1 165:1	166:1 167:1 168:1,2 168:4 169:1,7,13 170:1 171:1,21 172:1 173:1,15 174:1 175:1 176:1 177:1 178:1 179:1 180:1 181:1 182:1 183:1 184:1 185:1 186:1,15,20,24 186:25 187:1 188:1 189:1 190:1 191:1 192:1 193:1 194:1 195:1 196:1 197:1 198:1 199:1 200:1 201:1 202:1 203:1 204:1 205:1 206:1 207:1 208:1 209:1 210:1 211:1 212:1 213:1 214:1 215:1 216:1 217:1 218:1 219:1 220:1 221:1 222:1 223:1 224:1 225:1 226:1 227:1 228:1 229:1 230:1 231:1 232:1 233:1,22 234:1 235:1 236:1 237:1 238:1 239:1 240:1 241:1 242:1 243:1 244:1 245:1 246:1 247:1 248:1 249:1 250:1 251:1 252:1 253:1 254:1 255:1 256:1 257:1 258:1 259:1 260:1 261:1 262:1 263:1 264:1,10,18 265:1 266:1 267:1 268:1 269:1 270:1 271:1 272:1,4,21,23 273:1 273:3,4 274:1 275:1 275:20,23 276:1,4 277:1,18,22 278:1 279:1 280:1 281:1 282:1,3,21,23 283:1 284:1 285:1,4 286:1 287:1 288:1 289:1,2 289:6 290:1 291:1	292:1 293:1 294:1 295:1 296:1 297:1 298:1,14,18,19 299:1 300:1 301:1 302:1,20 302:24 303:1,4,5 304:1 305:1,9,11,17 305:18 306:1 307:1 308:1 309:1 310:1 311:1 312:1 313:1 314:1 315:1 316:1 317:1 318:1 319:1 320:1 321:1 322:1 323:1 324:1 325:1 326:1 327:1,23 328:1 329:1 330:1 331:1 332:1 333:1 334:1 335:1 336:1 337:1,16 338:1 339:1,5,14 340:3 341:10 342:20 343:3,11,19,20,23,24 344:4,9,10,18,23 345:4,15 FRAT_000002 344:24 FRAT_000007 344:19 FRAT_000008 344:5 free 274:21 275:11 frequently 211:17 Friday 24:15 141:10,13 253:15 266:15,18,19 281:10,13 283:6 friend 132:12,14 friendly 315:12 friends 19:10 240:8,11,23 front 86:5 95:25 126:18 167:12 168:25 207:23 219:11	247:18 248:19,22 249:2 292:5,12,22 298:10 305:16 fulfill 40:10,22 121:22 full 3:11 45:15,18 77:3 90:21,22 124:3 137:5 137:7 216:11 269:4 269:10 full-time 42:17,22 48:22 57:21 118:18 137:11 funded 147:19 further 80:10 158:9 160:6 337:14 341:15 Fuse 319:5 future 122:23
--	--	---	---

G

Gaborik's
208:8 240:25
gain
59:13,22
game
73:2,3,12 207:24
215:19 232:4 253:11
255:2,9,24 299:21
games
72:23 73:7 74:13
game-used
213:15
garbage
189:4
Garden
1:12 3:23,24 176:25
177:3,4,12 186:16
207:13 237:12 259:6
264:12 308:16
311:18,24 312:9,13
313:18,25 328:4
344:22

gas	290:14 299:5 327:13	66:12,15 67:14,16,17	graduating
208:24 212:22		67:18 74:6 88:12	46:15,18,20 54:10
Gatorade	8:19 12:10 26:17	100:4 110:20,21	55:9,14
214:5	340:7 341:13	116:20 118:14	graduation
general	giving	122:20 125:8 127:6	148:11
39:20 57:15 65:10	5:4 83:8 283:23	128:8,11 152:23	grandfather
99:20 154:14 159:10	glass	155:23 156:22,25	30:17 62:24 63:2
225:4 228:9 244:22	221:22	168:9,16 169:22,24	grandfather's
generally	glimpse	170:8 171:7,17 173:9	30:18
84:9 99:14 107:19	247:21	181:3,11 185:6 186:3	grapevine
124:6	glove	190:11 193:19	173:19
gentleman	64:21	198:21 204:7 205:3,3	great
220:5,7,24 221:3	go	211:6,6 213:7 222:2	6:14 13:5 53:20 79:13
259:4,4	7:3 14:11 27:5 33:11	224:19 227:9 233:9	233:25 254:12 260:3
getting	40:5 41:5 46:21,24	234:22 235:11	333:23 334:10
24:24 37:9 40:10	48:17 63:5 70:23	236:14 240:19	greater
49:12,12 74:10,18	76:9 87:16,21 91:2	251:19,20,21 253:17	98:23
95:7 121:17 122:19	93:16 95:11 108:8	262:15,18 287:20,22	greatest
183:12 197:21	109:23 110:14 125:3	290:6 292:19 310:25	333:22
213:22 214:21	149:5 150:25 157:6	311:4,7,10,13 318:19	Greenburgh
218:23 225:15	162:21 163:18	318:22	159:4,5 207:8
227:14 240:18 249:8	168:20,23 170:10	good	Greenburgh/Ardsley
262:16 316:11	171:5,10,16 172:3	46:10 58:22 59:3,5	207:16
322:10 337:16	173:10 175:16	105:2 125:25 143:24	greets
girlfriend	178:18 190:14 195:5	149:14 150:5,11	306:8
16:7,16 19:13 32:9	198:13 200:23	151:23 152:4 190:21	Greta
240:23 262:14	201:16 206:17 209:3	216:17 220:14	31:24
335:18	209:22,25 213:3,5,9	254:11 257:3 269:16	group
girlfriend's	213:12,21 215:16	291:19 333:22	108:6 111:13,13,17,22
31:23	216:10 219:3 225:14	334:10	112:13 173:3 198:11
give	226:18 234:9 242:24	goof	308:19
4:17 6:15,23 15:3,9	244:13 246:10,12,19	260:7	groups
22:20 25:2 27:4 67:8	248:22,25 258:11,14	gotten	144:8
71:7,7 75:10 93:25	259:2 264:23,24	92:18 148:8	grunt
108:16,17 114:21	270:18 274:17	GPS	47:20 190:3 328:17
121:11 130:3 134:17	277:11 278:15	160:10,13,15,17 161:8	guarantee
139:22 141:5 143:23	284:17,22 287:16	grab	7:7
144:2 161:15 166:7	307:7 314:4 325:15	64:21,21 157:5	guard
167:9,21 172:19	326:11,20,25 327:7	grade	71:8 256:21
176:4,7 179:21	goes	45:3	guess
183:19 199:9 203:19	82:5 96:3,4 126:19	graduate	9:3,5 48:6 60:13 69:14
209:5 213:17 216:18	188:18 205:5	33:6,19 40:23 43:6	75:10 82:8 108:15,16
220:14 229:23,24	going	48:20 125:24 153:18	121:12 124:25 132:7
252:9,12 258:19	4:4,13,17 5:18,24,25	graduated	134:25 137:19
269:7,11 274:24	6:10,12 25:13 28:8	32:21 35:20 36:5,9	139:16 143:24
275:4 277:23 282:12	40:9 46:5 47:19 52:9	56:6 94:19 322:9	162:18 163:11 180:5

183:7 188:20,21 191:16 192:8,10,11 197:13 206:24 215:8 216:15,16 225:2 255:17 257:6 260:6 286:19,22 304:7 328:12,17 guessing 216:21 304:5 guest 231:20,22,23 guilty 54:20 55:2 guy 183:7 254:14 guys 20:11 25:14 110:2 114:18 gym 333:4	hands-on 185:13 handwrite 26:15,18 happen 243:9,10 happened 201:11 243:6 happening 201:24 happy 50:12,18 125:16,18 128:5 135:20 harassment 178:11,11 hard 88:4 95:14 harm 198:21 hat 246:2 hate 157:4 170:22 hats 145:2 HBO 231:3 head 52:8 72:6,12 181:17 181:18 heading 276:21 headset 233:7 hear 96:9 132:2 184:6 heard 24:5,15 36:17,21 39:15 89:6 129:18 130:2 201:17,18 202:2 287:4 hearing 287:7 heavy 218:2 held	1:20 85:15 94:17 213:8 312:25 hello 118:12 helmet 224:11 helmets 214:10,12 help 56:16 57:18 71:15 97:12 105:6 108:2 109:9 147:17 150:16 204:19 217:25 218:3 241:20 242:2 helped 25:12 189:20 220:16 336:17,21,22 helpful 58:25 127:16 153:11 161:18 helping 183:9 227:16 helps 60:15 hereinbefore 341:11 hereunto 341:19 Herrera 302:22 303:8,16 304:12 305:5 345:23 hey 120:5 290:5 he'll 8:4,5 hidden 333:15 high 31:18 32:21,25 33:9 33:10 35:20,24 37:6 54:10 55:9,14 56:6 94:19 highlight 232:19 highly 169:11	Hill 163:4,5,7 hire 127:21 287:16 hired 88:9,21,23 288:14 hires 80:17 hit 146:2 hockey 17:14 183:6,7 236:25 237:17,20,23 238:13 238:14,16,20,25 240:16 255:2,9,24 313:5 Holdings 1:10 3:23 home 20:7 72:21,22,23 73:2 73:3,12 146:16 208:3 208:3 215:19 240:25 homework 143:3,5,8,10,13,19,21 144:4,12 151:4 334:3 Honda 92:11 94:14 honestly 76:21 83:2 204:4 240:6 260:3 hoops 87:2 hope 59:13,22 125:21 203:21 hopes 37:10 118:17 hoping 63:6 hotel 155:23 hour 9:25 11:17 72:2 84:20 84:23 87:10,12 92:4 131:3 146:18 163:15 178:10 179:22
--	--	---	--

184:18,19 215:3 223:25 257:21,22,25 266:12 280:2 338:2,6 hourly 87:9 88:24 92:2 280:13 hours 10:22 58:12 61:12 72:25 73:4,5,9 74:21 83:7 89:11,14,18 91:7,12 93:2 98:23 142:2 143:9 144:3 163:15 179:22,22 180:6 202:12 205:21 206:5,7 252:15,22 255:8 265:12 267:4 267:23 268:8,15 269:2,12,12,13 278:4 278:11 279:17,23 280:3,6,7,8,8,10,10 280:11,11,20 281:2,3 281:4,10,11,16,17 283:9,10,11,16,19,19 283:20,22,24 284:4 284:14,16 285:7,14 285:24 286:6 310:8 322:7,8 325:13 337:15 338:4 house 55:24 75:24 85:15 86:2 87:5 88:20 93:3 146:17 housed 56:25 housing 56:24 61:11,16 HR 18:6,11 87:16 119:3 177:12,16 314:24 315:6,16,23 316:3,10 317:16 322:16,24 325:11,24 huge 215:23 251:25 335:19 335:20 human	18:11 313:6 314:10,17 314:19 323:14,24 324:6,9,22 hundred 108:22,24 110:6 114:11,13 165:16,24 215:25 311:9,11 <hr/> I ice 35:16 213:23 291:20 ID 265:21 343:11 idea 139:15,17 198:12 201:7,9,9,10,25 220:10 255:5 257:3 336:12 identification 21:14 44:4 70:2 77:21 103:15 168:5 186:21 264:19 272:24 275:24 282:24 298:15 302:25 305:12 identifications 178:13 ignored 231:8 ill 62:24 illness 58:5 immediately 36:10 impair 7:16 important 15:8 importantly 126:3 imposed 52:4 inaccurate 278:25 279:5 inappropriate	169:12 include 5:16 35:9,12 47:23 48:4,9,13 51:5 included 17:8,17 26:6 89:6 134:21 including 5:13 12:11,11,12 17:7 132:23 133:2 279:21 280:21 283:9 337:17 income 134:20,22 222:23 inconvenient 198:14 199:2 incorrect 277:6 278:13 279:14 285:22 312:11,12 independent 236:7,10 indicate 120:2 individual 47:15,16 48:7,12 242:9 310:7 312:25 315:15 337:9 individually 214:7 individuals 15:23 88:21 102:20 107:8 131:16 194:14 308:15,20 312:16 313:25 335:9,11 industries 336:18 informal 183:11 information 26:4 79:18 132:16 148:15,22 187:17 323:13 335:14 initial 3:14 14:4 122:25 162:8,8 181:9 185:12 249:9 initially	65:16 104:12 181:19 181:20 186:12 249:9 328:13 input 193:10 205:11 212:23 inputs 206:14 inputting 203:11 306:7 inquired 169:21 inside 9:6 insight 150:12 insist 171:7 instance 237:8 278:18 instances 330:23 instruct 8:9 instructing 105:25 instruction 15:4 115:10 instructor 49:23 instructs 8:10 integral 50:14 intend 170:2 intended 168:18 333:5,9,10 inter 126:17 interact 126:18 239:11 interacted 239:9 240:24 interest 38:3,8,14,22,24 39:4 156:20
--	---	--	--

interested	108:10,13,25 109:21 110:8,8 114:3,13 115:2,22 116:11	137:4,11,23 138:14 139:21 140:22 141:7 143:16 145:6,8	321:24 322:7 324:15 324:17,23 325:22 326:4,13,14,23 327:6 328:9,11 334:21
interfered	117:6 172:9,13,22	146:21,22 147:19	
intern	173:4,21 194:5,8,17 194:19 195:6 197:23 197:25 199:6,12,14 200:6,17 202:13	148:2 151:15,24 153:17 154:6,15,25 156:18,23 174:8 175:8,13,22,25	internships 39:18 41:14 56:4 94:17 95:13 101:11 102:20 126:5 154:18 222:11 290:9,11 308:16 321:10 336:17
intern's	220:20 222:15 239:6 240:14 289:8 308:21 308:22,24,25 309:5 310:4,9,12,15 311:15 312:20,21,21 313:14 314:6,9 316:3,11 317:16,18 318:4 319:6,9,18 321:9,18 321:22 322:2 326:3 330:12 331:8 336:17 337:4	176:17 178:17,21,24 179:2 180:25 181:19 181:24 182:8 183:4 184:10 185:6,20 186:8 187:19,23,25 188:7,16,25 189:19 189:23,24,25 190:2 190:12,20,24 191:2,6 194:21 195:16,19 196:19,24 197:7,17 200:7 201:13 203:2,9 205:2 207:3,14	interpretation 187:22
interrupt			15:5
interview			122:3,9 181:2,4
introduced			3:20 180:17,22 183:23 184:12 211:3,4
intrude			261:11
inventory			47:22 48:10,21 97:10 185:3 205:11 225:19 226:14,24 228:11 230:9 234:19 235:4 235:17 236:18
inventorying			234:2
invitations			195:8
invited			194:22
involved			29:20 45:22 101:7 144:10 225:19
involves			35:7
involving			304:12
Iona			49:24 149:3
Iona's			

CHRISTOPHER FRATICELLI - 3/21/2014

Page 20

49:25	191:13 192:14	152:8	85:11 86:19 92:5
iPhone	203:23 223:14 225:9	keeps	95:14 96:3,8 97:11
160:19,20,21,24 161:5	243:15 249:10	50:2	98:15,24 99:7,12,13
irrelevant	259:18,23	kept	99:16,23 100:5,13,18
66:4	job	118:14 235:16	101:2,16 102:15,16
Island	41:18 57:11 59:16	khaki	102:19,23,24 104:14
207:19 208:19	69:7 70:15 73:20	244:24 245:2	106:12 107:12,15,22
Islanders	84:6 100:3 117:18	kids	107:25 110:2 111:5
207:24	118:4,16 120:3,4	49:12 86:23	111:16 112:19,20,24
issue	128:2,11,23 189:8,11	Kill	113:5,9,10,17 117:10
62:22 139:2 241:16	189:12,13 289:21	163:2	117:22,23 118:6
issues	jobs	kind	120:13 124:2,24
62:6 87:20 152:10	46:17,24 48:18 55:25	25:21 28:4 59:7 64:22	126:13 127:11
294:25	69:17 77:6 94:17	67:24 72:7 74:10	130:24 131:4,12,23
items	126:19 164:14	77:2 92:10 118:13	131:25 132:2 133:5
171:3 203:12	259:25 260:10,20	126:4 136:23 147:11	133:11,12,14 136:19
I's	286:11,13,17	153:24 183:12 185:8	136:23 139:10,14
123:15	John	243:17 245:2,20	141:10,12 142:7,16
<hr/> J <hr/>	49:8,12 144:17,23	258:17 260:6 265:22	143:17 146:17,25
J	joke	289:24 290:21	147:18 148:5 152:21
1:22 3:7 341:6,22	260:2,7,14	328:12,16	153:2,12,25 154:14
jacket	Jon	Klocek	155:8,9 156:9,21
135:17	65:3	118:24 324:12 344:17	158:14,17,22 159:13
jail	Journalism	knew	159:14 160:7 161:4,6
5:16	45:7	39:5 40:13 66:15,25	161:14 162:3,13
January	July	74:20 156:25 201:13	166:10,13 168:7
60:21 62:10	78:9 79:9	206:20 234:21,24	172:12,20 173:13,20
Jason	jurat	253:17 258:18	173:20,21,22,25
182:5,6 211:5 235:2	338:13	266:18 324:10	174:2,5 175:24
259:18,23 262:10	jurisdiction	328:16 330:4	176:25 179:7,8,11
jeans	339:19	Knicks	191:25,25 192:4,5,7
244:22,24	J-O-H-N	47:10 221:3,7,11,13	192:9,10,10,22 193:7
Jersey	65:5	293:19	193:23 194:4 195:17
17:14 117:19 133:17	J-O-N	know	197:22 199:12,19
jerseys	65:5	7:23 9:10 12:22 13:13	200:2 201:5,19,20,21
209:23 210:4 212:24	<hr/> K <hr/>	13:16,19,20,22 14:12	201:23,24 204:22,23
234:6,23 253:9,11,11	KADISH	17:10,16 19:7 20:6	209:4 214:16 217:12
253:12,12	2:23 134:11 281:9	26:7,22 28:7 34:7	218:23 219:14,22,24
Jets	283:12 337:25	36:2,21 38:17 39:9	220:15 221:6,8,10,12
47:10 118:13	keep	39:13 40:16 41:7,8	221:12,15,19,23
Jim	4:20 16:22 24:24	41:11 44:9 48:2,24	222:14,19,22 223:6
121:9,12 127:7 180:14	26:19 50:2,12 71:2	49:11 52:22 59:6	230:4,5,8 234:16,17
180:15 181:11,12,14	76:6 205:16 268:19	60:15 61:22 62:2	235:10,11,13,15,18
182:7,10 183:3	keeping	64:14,19,22 65:10	235:20,21,22,25
187:13 188:16	50:6,17,18,23 51:14	66:8 75:19 78:16,18	236:13,15,19 237:3,5
		82:3 83:21 84:3,5,22	237:6,9,11,20 239:8

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237:6,9,11,20 239:8 239:10,11,13,17 240:4 241:7,12,20 242:18,20 243:5 244:12,13,15 245:10 245:15 247:16 248:3 248:8,11 252:13 255:14 256:8,9,21,23 257:5,8,9,11 258:2 258:18 260:3,6,16 262:8,9,10,15 263:22 263:25 269:9,15 276:6 280:14,17 285:18 286:3,10,24 287:5,8,10,11,15 288:5,8,10,16,18,20 288:21 289:7,22 290:6,21 291:24 292:7,25 293:6 294:2 294:12,17 296:10,14 296:19,21,21,22,25 297:14,16,17 303:24 303:25 304:6,9,10 305:20 308:10 309:2 309:4,25 311:23 312:7,8,15 313:7,9 313:10,14,18,21 314:8,9,18 315:2,5 315:11 316:2,5,7,9 316:13,14,16,17,23 316:24 317:2,3,6,7,8 317:10,11,12,13,13 317:15,24,24 318:3,7 318:9,11,12,15,16,17 318:17,18 319:6,9,12 319:16,17,19,20,23 320:15,17,20 321:8 321:16,17,21 322:2,6 323:15,23,24 324:9 324:22,24 325:12,25 328:13 329:18 330:10 331:13 332:5 336:23 337:8,15 knowing 167:23 knowledge	39:13,17 57:5 115:6 130:23 154:11 183:5 195:6 197:8 238:12 239:4 257:7 272:16 297:13 332:3 known 36:21 185:5 324:22 Kollmann 31:24 K-L-O-C-E-K 119:11 K-O-L-L-M-A-N-N 32:2 L 3:5,5 158:6,6 344:13 labels 205:21 lambinder@vandall... 2:9 lapse 67:9 large 64:8 73:14 290:25 292:3,18 late 10:3 101:18,20 102:8 104:5 164:15,15,19 250:10,11 300:2 latest 255:19 laundering 217:11 laundry 97:10 213:25 217:14 217:16 243:23 259:5 law 2:11 46:22,24 48:17 105:16 112:3 115:7 309:22 330:5,21,25 331:18 laws 98:24 99:12,16,19,20	99:23 100:5,13 lawsuit 3:22 4:6,14 96:11,12 96:25 98:16 99:8,15 100:6,19 114:4 116:12 273:8 276:24 277:3 308:17 310:10 312:17 313:3 328:2 332:11 335:15,23 lawsuits 29:21 lawyer 115:11 116:7 169:14 lawyers 9:10 16:2,4,14 101:24 107:6 109:9 111:16 116:21 117:11 170:23 336:6,9 layperson 329:2 lead 127:25 128:8,23 Leading 45:6 league 55:18 56:22 67:15,22 67:23 68:3 learn 98:6,10,11 126:6,15 189:10 196:10 224:4 224:13,19 229:21 231:5 learned 97:8,8,9,10,12 98:6,11 224:3,5,7,9,11 231:13 319:25 320:22 learning 34:20 76:18 77:7 86:25 87:2 89:23 90:8 96:16 148:16,23 153:6 188:17,19 190:5,7 leave 11:2 63:10 74:15 76:10 91:11 164:6	166:18 167:6,17 201:21 202:9 215:20 215:22,22 248:20 250:19 251:6,11,16 251:20,23 252:5 257:15 262:4,4,17,20 292:17 leaves 65:13 leaving 74:16 82:18 88:12 164:5 166:17 262:11 Leeds 2:11 9:16 10:9 11:13 112:3 left 62:6 74:15 75:24 79:8 79:13 94:10 116:21 163:10 164:10,18 166:3,13 167:10 177:8 212:7 219:9 223:23 252:20 253:3 253:6 254:25 255:4,5 255:14,21 256:2,10 257:12 261:20 262:13,24 263:2 275:17 280:15 337:23 left-hand 43:24 69:23 77:18 legal 16:6 29:21 99:7 137:25 138:4,6 Lena 72:5,9 lessons 49:8 144:18 letter 80:22 125:9,12 181:22 185:12,24 187:3,6 188:2,12,14 278:21 278:22 344:17 let's 56:9 60:16 69:7 73:20 85:3,14 108:19 157:6 168:22 171:5 233:15
---	--	---	--

277:11 282:20 315:7 327:16 338:9 339:2	literally 151:3 159:19 307:17	locker 239:25 240:2	110:5 126:5,9,15 127:21 151:12
level 48:3,8	litigation 101:8,25 109:22 117:8	lockers 177:7 207:23	194:18 266:20 276:9 310:11
Levy 182:5,6	little 50:19 64:13,14 88:11 139:4,5 150:5,10,12 153:3 160:6 165:16 193:18 215:25 251:14 258:5 262:22 335:17,18	log 242:19 263:7 266:12	looks 23:2 68:3 103:11 127:19 306:2
LEWIS 1:21 2:18	logged 263:12	logistics 35:13,15	losing 270:9
Liberty 318:25	long 9:24 10:21 11:16 21:11 26:7,23 30:12	lost 139:4 228:5	lot 14:16 21:25 22:3 23:2
license 92:14	lived 30:15 31:11 32:3 63:2	lives 32:8 43:25 58:2 60:12 65:18 73:25	51:10,16 63:25 64:4 70:6,23 74:10,11
lie 5:8 22:4 83:10	living 31:12	74:3,24 83:3 92:12 118:13 121:24	86:23 93:14 146:2 149:8,18 151:2 152:5
lies 83:12	Lloyd 61:3,4	141:25 144:7 145:23 150:16 161:18 162:8	153:12 163:20 164:25 171:25
lifeguard 155:23	Lloyd's 11:22,25	165:18 179:15 180:4 184:16 198:17	188:18 202:19 225:18 238:11
lifeguarding 155:15	LLP 1:21 2:3,18 3:24	207:19 208:19 216:8 253:13 257:19 269:3	251:19,20 253:8 262:16 276:8,8
Light 92:25	load 212:16	269:9 270:18 293:22	love 123:3 156:10 252:9,12
lights 146:2,4 161:11,20 162:4	loaded 205:20	longer 64:13 73:7,8 198:20 241:19 258:5	low 16:22 235:5,13
limitations 312:23 313:17	loading 47:20,20 241:21,22 242:4	look 21:18 22:3 23:2 44:8 58:22 59:2,4 79:5	lower 77:16 81:25 82:4 186:17 262:16
limited 8:3	loan 147:17,23,24	81:11,19,22 108:8 137:13,15 151:8	264:14
line 25:14 27:3,13 118:12 338:13	loans 43:4 136:14,16 147:9 147:11,12	158:19 168:15 169:19,25 181:22	loyal 77:3
linebacker 56:20	local 36:20	187:6 206:18 282:3 288:25 289:3,5	Luckily 92:18
LINE(S) 342:4	located 133:15 145:17 207:7 333:2	314:22	lump 136:24
list 22:7 107:23 109:10 114:12,14 179:12 212:7 253:10 318:19	looked 12:9 14:16,18 20:5 74:19 173:2 254:20 255:13	looked 12:9 14:16,18 20:5 74:19 173:2 254:20	lunch 157:5,8 178:13 182:21 223:25 257:17,19
listed 119:19	location 71:5 231:20	looking 8:20 25:10 37:22 44:7 46:21 47:7 76:25	258:11,15,24 259:2 259:24 260:8 261:7
listen 233:8 291:5	locations 208:15	95:12,15,16,23,24 96:13,18,24 97:25	261:10 262:21,22 280:3,16,23 281:2,17
listening 291:4			283:9,13,15
			L.P

1:10	43:15 46:9 48:25 49:17 50:4 51:22 137:25 143:20 149:3 151:19,21 154:13 156:14	Marion 208:8 mark 43:22 69:18 135:6 221:3,10 270:14 275:19 282:2,15,20 284:9 293:17 302:19 marked 21:8,13 44:3,14 69:25 70:8 75:14 76:13 77:15,20,25 78:11,17 81:25 103:11,14,24 107:2 113:19 168:2,4 169:7 171:21 173:15 186:15,20 264:10,18 267:3,8 268:21 272:3 272:5,19,23 273:4 275:23 276:4 277:22 282:23 284:8,13 Manhattan 298:10,14,19 302:25 303:5 305:9,12,18 343:10	65:23 136:9 148:13 148:21 153:18,25 154:5,8,10,12,13,14 154:18 156:17,22 322:10 material 232:7 materials 202:25 math 283:25 matter 341:17,18 maximum 284:3 mean 5:7 9:4,8 17:25 34:13 34:23 35:2 47:8 50:6 57:3 59:2 66:6 91:18 93:24 95:22 128:8,11 132:7 134:13,25 145:7 150:24 151:25 154:8 155:2 160:25 164:2 174:14 188:18 194:7 204:10 219:5 224:23 238:2,13 240:10 243:22 254:7 272:5 307:17 308:23 309:6 330:2
M			
machine 224:9	57:15 65:10 119:4 182:2,3 183:17 190:24 191:18,21 192:3 225:4 241:22		
machinery 51:9,14	managers 57:13		
machines 51:6	managing 35:9,15 45:19 48:9,13 48:20 225:17,19,25 226:9,11,14,24,25 227:7,7 228:10,11 234:19		
Madison 1:11 3:23,24 176:25 177:12 186:16 207:13 237:12 264:12 308:16 311:18,23 312:9,13 328:4 344:22	Manhattanville 23:15,21 24:2 25:7 27:23,24 28:11 29:11 36:11,16 37:13 38:13 38:18 39:24 40:15,18 40:21 41:12 42:9,15 44:19 45:18 49:7 52:3 54:8 65:17,24 67:12 123:14 126:8 130:20 131:2,5,16 136:8,17 140:7 145:16 146:19 153:17 154:23,24 155:13 156:17 163:10 164:24 199:16 337:17		
main 25:19 146:3 159:23 162:8 163:9 195:22 195:24 219:11 221:18	Manhattanville's 41:14		
maintaining 51:6	manner 289:8		
major 33:9 43:13 67:15,22 67:23 68:3	March 1:16 3:2 30:6 43:23 60:22 62:4,11,19 70:13 169:20 299:8 341:20		
majority 39:14 73:14 89:15 93:6,21 166:14,15 241:23 242:7 246:5,6 252:24 257:25 258:10 263:16 290:25 292:4,18			
making 29:8 52:23 57:19 59:8 71:11 98:16,25 120:14 152:8 174:12 225:20 254:11 287:6			
manage 35:17 49:11 236:18			
managed 230:9			
management 27:17 33:25 34:4,11 34:14,16,19 36:18 37:2,13 38:10,14			

CHRISTOPHER FRATICELLI - 3/21/2014

Page 24

9:17 10:12 11:23 32:16 141:21 149:6 175:7 177:20 180:8 180:11,13 184:13 193:21 210:20,24 211:2 306:8 315:23 317:21 meeting 10:21 177:25 180:23 185:3 194:2 meetings 16:2 233:13 member 111:13,17 members 95:25 memory 160:11 mention 77:5 152:25 180:15 222:23 289:25 293:21 mentioned 16:23 89:21 117:14 125:19 137:3 144:17 196:13,13 198:25 224:2 236:5,25 240:15 241:2 242:20 253:3 271:20 274:18 276:6 289:22 291:20 293:10 321:11 325:5 335:17 mentioning 247:19 290:16 mentions 181:23 merge 159:22 mess 202:8,13 208:11 message 332:21,24,25 333:5 334:11,17 335:3 messed 274:3 messing	260:12 met 9:20 10:11 19:7,7 122:5 175:3,5,12 177:14,18 180:13,15 183:3 193:17,20 306:12 315:14,18,20 Mets 47:10 56:2 73:21 75:6 79:6,14,24 80:11,15 82:18 84:4,12,15 Microsoft 193:8 middle 3:14 24:10 56:20 midnight 299:23 mid-February 62:20 63:13 mid-May 79:25 80:4,9 mind 69:2 135:13 179:7 309:12,18 mine 13:10 220:2 237:8 300:7 301:15,22 minimum 100:2,11,24 101:2 309:23 310:5 328:22 329:9,17,22 330:2,5 330:10,23 331:19 332:13 minus 223:24 minute 164:17 229:25 minutes 55:7 142:7 145:25 165:25 166:8 223:25 252:6 255:18,21 257:21,22 258:2 280:10 283:17,20 292:23 338:2 misheard 138:10	missed 58:4 66:3,6,10,12,16 66:17 67:2,7 73:13 73:15 139:8 270:16 272:17 misspoke 138:11 mistake 279:7 mix-up 273:22 model 161:2,5,6 moment 42:3 57:6 78:14 150:15 171:11 206:24 209:23 213:17 223:5,19,22 223:23 271:25 286:9 295:3,3,12 331:12,22 336:15 337:24 moments 201:23 mom's 132:14 mom-and-pop 210:3 Monday 141:13,17 283:9 Mondays 91:10 money 19:8 58:18 61:17 139:6,7 267:6 274:21 275:9,12 317:8 335:22 monitor 232:3,22 301:5 monitors 247:15,17,23 monster-size 224:8,9 month 22:21 61:24 62:7 75:13,13 139:13 176:8 243:8 299:4,4	299:14,14,15,17 months 22:21 58:6 139:15 MORGAN 1:20 2:18 morning 10:24 179:24 281:6 mother 16:6,12 30:17 31:4,15 133:12 147:16 335:18 mother's 30:23 motion 115:3,23 168:19 170:3 170:9 motivational 333:8,10,18 move 28:16 61:8 177:6 213:23 214:6 MSG 1:10 4:5 8:19 12:11 17:5,8,12,16,20,22 17:24 18:5,21 19:5 19:21 20:11 32:12 41:13,24 69:21 82:8 97:8 100:25,25 102:2 102:20 107:21 108:6 108:25 109:24 113:21 115:2,22 116:8,11 117:7,20 118:8,13 119:4 128:2 131:5 132:24 133:18 135:8,10 172:13,22 173:4 178:24 194:16 195:2,6,13 196:9,11 196:15,25 197:7,18 199:15 200:16 205:10,15 206:18 208:17 219:3 222:10 230:4 232:23 234:12 238:20 241:8 271:11 272:14 273:9 274:6 274:14 275:10 282:3 282:3 287:16 288:5
--	--	--	---

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288:22 289:7 295:25 301:7,7 302:6 304:18 307:19 308:7,21,21 309:3 312:3,5,22 314:6,20 315:16 316:3 317:5,12,22 318:5 319:10 322:4 322:16,25 326:23 328:21 329:8 332:12 332:18 334:22 336:25 343:20,24 344:10 345:15 MSG's 16:14 222:2 224:6 304:4 336:17 multipage 264:11 multiple 142:15,20 219:20 music 231:17	N N 2:1 158:2,2,2 343:1 naive 59:17 name 3:11,21 14:6,9 30:18 31:5,19,23 54:2 57:16 72:5,8,10 79:14 87:17,18 89:25 118:25 119:5 132:18 133:6 135:5,6 174:22 177:14 204:24 205:13,14 210:2 220:6 256:17 259:7 265:21 287:5 312:12 named 217:24 220:5,7,24 221:3 259:4 names 12:23 13:12,14 108:4 108:24 109:2,6,21 110:6 111:22 112:14 112:20 151:13	172:21 178:19 209:24 259:20 314:13 Nationals 55:22 60:17 61:6,10 61:16 62:18 63:12,16 63:23 68:13 81:3,4 185:8 238:5 near 211:14 229:12 239:6,7 239:16,18,20,21 240:3 necessarily 41:6 128:23 154:2 166:2 280:16 necessary 35:16 78:15 86:16 97:11 98:14 212:21 213:10 214:2 239:3 need 4:20,23 7:2 36:23 43:5 76:8 116:21,22,23,24 116:25 123:23 125:24 128:18 155:3 156:18 196:8,9 234:22 235:12 236:14 264:24,25 282:2,17 needed 36:25 57:18 64:19 71:4 76:24 86:8 90:25 95:10,10 124:6 143:2 152:11 211:7 213:20,21 225:9 236:20 242:23 246:7 307:19 308:7,11 328:8 needs 219:3 243:5 306:12 neither 230:5 Networking 174:18 never 3:15,19 30:2 54:20 74:19 144:9,9,10	163:25 175:5 194:25 195:2,3 196:2 197:4 197:11 203:23 211:15 229:9,16 231:10,12,13 235:7 236:16 247:21 267:3 269:24 270:5 301:13 301:14 302:2,4 324:16 328:10 332:12 new 1:2,21,22,25 2:7,7,14 2:21,21 3:3,3 30:11 32:4 33:5,5,15 34:24 41:13 52:24 53:5,19 55:6,15,17 56:2,2,5 56:10 58:17 60:7 62:21,23 69:8 70:10 71:19,22 72:14,19 73:21 75:6 78:19,25 79:6,14,24 80:11,15 80:17 82:14,18 83:13 94:18,22,23 95:17 101:3 102:2 116:7 117:7,16,19 119:24 120:8,22 122:12 126:2 127:14,17,25 128:2 130:13 132:5 133:3,17,19 134:4 135:9,10 136:6,13 137:4 138:14 139:21 140:22 141:8 145:18 146:23 151:15 152:19 172:13 174:8 175:13 176:17 181:16 194:22 196:24 200:7 202:14 206:8 212:13 220:22 224:20,25 234:12,22 236:15 237:12 246:10,18,22 260:4 260:21 272:12 287:2 287:15,18 306:19 312:5 318:25 328:4 332:17 333:6,9,12,14 334:6 341:2,4,9	342:1,2 news 301:7,18 newspaper 301:6 newspapers 96:9 nice 211:10 254:14 night 207:24 215:19 253:3,6 281:7,7 nights 299:21 Nine 45:17 253:22 Ninety 209:19 nolo 54:21 nonexistent 60:14 nonprofit 49:6 non-Rangers 245:14,16 non-verbal 4:24 normally 96:9 145:6 Notary 1:24 3:7 158:8 339:22 341:8,23 342:23 note 169:17 noted 169:23 339:11 notice 173:18 noticed 254:10 number 19:17 26:25 43:11 92:15 108:14 119:19 263:25 265:22 278:7 310:18
--	--	---	--	---

numbers	275:14 278:20 279:4 279:9,13 284:5 285:8 285:15,20,25 286:21 296:8 297:21 300:13 300:16,21,25 302:9 304:19 307:6 310:6 311:21,25 312:18 313:4 314:3 321:12 323:6,17 324:3 326:7 326:16 327:8 329:11 330:8,17 331:2,20 332:7 336:19 337:5	occasions	256:13,15 257:24 258:3 259:3,12,21 289:20 290:2,5 293:17,20 328:15 208:22,23 211:4,4 219:21 223:23 241:25 247:11 293:25 231:12	office
O				11:22,25 24:10 25:2 64:16 95:25 126:18 176:24 183:23 195:23,25 218:22 219:5
o				offices
oath				1:20
5:5 85:12 158:15 233:23 277:18 327:24				officially
object				80:14
7:25 8:4,5				offset
objection	7:23 8:4			130:8 274:8
38:23 40:4 41:4 42:2 54:18 55:3 98:4,8 99:2,9,18,21,25 100:8,15,20 105:21 106:9 107:9,17,20,24 109:11 110:13,19 111:2,24 112:16,18 112:22 113:3,13,23 114:5,15 115:4 116:13 123:4 131:20 134:23 135:24 146:15 147:21 148:3 148:17,24 153:7,21 155:17 158:24 163:17 166:5 167:19 172:18,24 173:7 182:18 185:21 186:9 189:2,18 190:13 191:23 192:19 193:4 193:16 199:23 201:15 202:15 206:22 211:19 212:14 222:16 224:22 225:23 226:3 226:7 227:2 228:13 228:20 229:7 230:10 230:13,19 232:12 236:9,22 238:18 244:5 246:14 250:24 251:8,12 252:21 260:23 265:2,20 267:24 274:25	observations	201:14	oh	
				16:5 120:4 135:12 201:4 217:2 240:13 243:22 247:11 316:22
				okay
				3:16 4:7,13,15 6:7 7:5 9:3 13:5 14:20 15:19 16:9 41:8,11 43:12 44:11 55:10,16 60:18 68:7 69:8,9 73:22 84:3,19 100:13 103:21 117:3 124:7 124:14 125:21 139:18 140:22,23 151:22 153:15 159:8 160:24 170:21 172:21 181:14 182:13 186:13 187:12,24 189:15 194:11 207:25 208:15,25 217:2 218:18 222:19 226:19,22 228:16 231:9 234:10 236:14 236:17 237:16 249:22 258:25 268:13 277:21 280:25 281:21 282:12 284:3 288:10 291:10 292:25 299:7 304:11 308:14 310:3

318:20,23 320:3 321:6 325:3 327:16 329:20 335:6 338:7 old 2:13 30:25 31:7 32:14 140:2 159:11 213:14 older 78:5 once 123:2 141:22 143:21 149:6 210:19 214:8 215:2,2 217:3 243:7 243:8 262:14 268:23 268:24 290:20 328:11 ones 20:9,10,11 126:7 145:13 147:14 234:7 240:16 307:24 308:5 308:8 314:16 337:7 one-page 69:20 online 301:5 on-air 318:24 opening 214:23 operated 224:21 operation 224:14,15 operations 236:25 237:17,21,23 238:8,12,13,16,20,25 313:5,6 operator 24:25 27:14 opinion 74:12 156:9 227:9,10 227:10 opportunity 5:25 39:3 62:8 76:24 88:5 105:3 117:16 196:11 212:6 224:18 228:17 265:7	opposed 4:24 234:13 238:17 option 25:2 64:13 Oracle 204:20,24 order 4:3 14:17 23:21 26:10 40:23 51:25 111:12 111:22 112:13 115:2 115:22 156:12 178:15 235:12 236:6 236:21 ordered 235:25 258:6 ordering 235:6 orders 236:2 ordinary 15:4 organization 47:6,13,16 48:12 76:17 77:7 89:22 90:7 98:12 227:8 228:19 260:5 organizations 45:6 47:4 organization's 48:7 orientation 108:20 122:6,7 125:7 125:14 129:25 174:23 175:4,9,12,17 176:13,20 177:10,19 178:5 179:3,5,10 182:22 185:17 207:11 208:19 314:11 315:18 317:7 317:24 319:24 320:3 320:21 original 26:22 originally 65:22,25 237:7 Oritt	298:12 345:18 outcome 341:18 outside 71:9 165:14 168:23 240:10 267:21 281:20 overlap 271:16 307:4,9,10 Overseeing 225:15 overtime 328:23 329:10 330:24 331:19 332:14 owed 335:22 336:5 owned 87:14 owns 87:22 o'clock 91:10 93:7 142:5,6 145:15 164:9 166:19 167:16 179:25 249:13 251:13 252:4 252:14 278:9 o'clocks 167:14	paid 41:3 58:14 71:23,23 84:14,19 87:8 91:25 96:19 98:2,20,21 99:13 100:2,11,22,23 105:4 110:23 129:4,9 130:21 131:2,18 136:18 211:10 221:24 222:20 227:17 241:8 242:13 243:13,22 300:8,20 303:20,21 309:12,13 317:9,11,16 318:16 319:18 330:23 332:13 pain 74:14,17,18 157:4 pains 74:7 83:4,6 262:16 paper 25:8,9,19,22,24 26:13 26:17 52:12 181:9 337:18 papers 135:2 Paragraph 273:11 278:2,16,17 288:25 289:3,6 293:14 294:21 295:7 298:4 299:18 301:4 303:7,16 304:11 306:3 paraphernalia 71:12 parent 147:16,23 park 1:21 2:20 164:23 parked 165:12 248:23 249:4 parking 164:25 165:2,3,14 166:9,10,11 parkway 160:4,5,6 parlance
---	--	--	--

15:4	37:20 39:19 59:24	pending	243:13,14 266:22
part	parties	7:12 321:2	269:18,20 272:3,11
14:5 39:10 41:23	86:10,13 169:16	Penn	286:5 287:12 288:23
50:14 51:22 62:15	341:17	176:14,18,25 208:18	291:12,16,22,25
67:9 70:15 90:21	party	people	293:7 294:3,13 302:6
130:17,25 133:5	86:15	36:22 39:13 65:11	302:7 306:24 307:23
137:5 140:17 144:14	part-time	71:10 87:15 88:9	316:3 318:4 320:6
156:19 181:18 186:7	42:20,23	108:19 110:7 116:15	322:12 324:11 325:4
190:11 194:3 219:15	pass	126:17 146:8,9,10	325:14
219:23 220:11 221:9	71:6 201:6 219:18	149:10 164:13,14	performing
221:16 225:17,25	225:6	172:9 173:17,21	127:4,13 184:9 186:7
226:6,10,25 228:7,10	passed	177:11,22 209:24	188:6,25 210:7
230:15 231:19 232:2	104:25 140:13 201:25	219:13 221:17	220:16 255:25 266:5
232:7,16 233:5 235:9	239:10 289:18	224:24 228:21	291:8 304:23
238:16 260:4 276:11	292:16	247:19 256:13	period
279:2,5,7 280:17	passing	259:19 293:9 296:6	58:19 85:21 138:24
290:9 291:12 319:21	225:8 227:12 228:24	296:15 297:7 334:12	139:11 142:3 146:21
320:8,18	password	336:24 337:6	153:14
participate	263:11	PeopleSoft	periods
48:14 52:16 114:4	path	204:25 205:5	74:24 140:21
116:12 117:8 145:6	324:7	people's	perjury
153:19	paths	88:7,8 337:9	5:9,12
participated	293:20	percent	permission
108:11 137:22 139:20	patting	94:6 209:19,19,21	335:6
140:21 143:15	71:10	211:24 215:10 242:8	permitted
146:22 199:13 264:4	Pause	252:8,11 258:22	155:16
265:11 313:25	27:9 119:9 150:5	267:16	person
316:10,18	229:25	percentage	11:19,20 54:2 79:13
participating	pay	94:2 167:17 209:6,20	87:16 102:25 103:4
141:7 144:11 153:19	97:3,19 98:13 136:11	210:6 215:5 216:12	132:10 133:14
198:22 321:9,23	136:15,17 147:25	252:3	134:18 177:17 190:6
participation	274:12 300:23 309:4	perfect	196:6 199:19 219:25
136:5,12 144:14	309:19,21 328:5,23	152:22 153:13	254:16 256:15
319:14	329:10 330:2,5,24	perform	299:22 300:5 315:20
particular	paycheck	58:8 63:22 70:14	323:10,11 327:12
33:8 37:22 45:23 46:5	84:17,18	79:21 80:10 207:2,13	personal
50:21 52:2 75:21	paychecks	241:8 268:16 285:6	18:2,19,19 25:3 196:8
76:14 104:17 108:13	329:16,16,22	302:14,17 305:4	personally
147:22 150:13,15	payroll	307:12 308:4	194:25 296:13,18,23
173:4,18,23 178:15	304:13,23	performed	296:25 297:4,10
190:5 218:12 271:24	peeve	80:8 100:3 130:16	317:25 325:23
274:17 277:10 286:8	244:23	203:2,8 208:16 209:7	327:10 335:24 336:2
293:19 315:12 320:5	Pelham	209:8 212:12 217:22	person's
323:15,16,25 326:12	90:11	218:8 219:15 220:11	133:6 177:14
326:23,24 327:6	penalties	220:17 221:9 223:2	pet
particularly	5:12	241:9 242:14,14	244:23

phone	56:23,24 64:18 96:6 9:19,23 11:18 19:16 19:17,20 27:5 57:19 64:12,15 119:18 124:15 133:10 160:18,23	portion	63:20 291:19
phones	207:22 210:21,23 211:12 213:20,22 214:9 215:18 217:12 225:20,22 230:5 231:6 236:15 237:24	position	65:7 72:11 74:2 76:16 85:15 97:7 150:13 181:15 191:6 220:7 243:19 288:15
photo	238:3,9,11,14,23 239:3,9,21 240:24	positioned	70:23
photocopying	246:19 259:13 260:13,14 261:5,9 333:6,12,14	positions	47:2,12,18 68:4 238:6 312:25
photographers	player's	possession	170:15,20,25 171:3
74:11	208:4 243:4	possibility	166:12 267:21
photography	183:8 255:3	possible	16:22 47:25 69:16 166:3 192:18,20 206:25 285:5,9,10 286:2
74:2	Plaza	possibly	174:19 268:14 315:19
photos	176:14,18 177:2 208:18	post	282:10
84:8	pleaded	potential	68:4 114:10 172:10
phrased	54:20 55:2	potentially	76:11 105:4
194:10	please	PowerPoint	193:10
picture	97:15 112:8 115:17 140:16 148:18 169:25 282:13 320:12 322:19	PR	317:18,25 318:4,10,13
332:20,21 333:25	plenty	practice	56:17 126:22 127:5 145:22 146:5,12 158:18 159:16,22 164:6 166:18 193:15
pictures	17:23 165:13 276:20 277:4	present	207:4,15 209:8,10 210:7,10,11,17,18
71:14 332:18	plus	presentation	220:21 221:22 229:5 229:12,19 234:8 239:22,23,24,25
place	166:8,8,9 281:3,7,10 281:17,18	presented	59:16,17 95:8,14 117:21 120:17 127:8
2:14 50:21 96:5,7 112:2 210:3 214:6 216:3 221:6 333:11	point	presume	17:6,7 134:7 173:11 186:25 253:2,10 320:25
placed	37:5 51:3 88:6 105:14	pretty	8:2
243:18	122:6,22 180:7,23		59:16,17 95:8,14 117:21 120:17 127:8
places	192:13 195:19		173:12 183:24
159:24 208:25	196:18,23 197:16		202:22 208:9,10,12
plaintiff	201:12 234:22		
21:10	235:11 236:13		
plaintiffs	240:18 249:14,19		
1:8 2:4,12 169:8 170:16,18	policy		
plate	222:2,4,8 304:4		
92:14	poorly		
play	194:10		
170:22	pops		
player	13:2		
71:4 215:24 216:4 229:17,18 236:13			
players			
35:6 50:12,18 56:18			

208:13 211:8 223:19 241:4 243:18 257:3	proceedings 276:7	320:4 programs 37:17 39:21 54:10 124:3 153:25 154:10 154:18 156:22 205:9 316:18	339:22 341:8,23 342:23
previous 64:4 126:7 226:16 310:16	process 181:5	pucks 213:23	
previously 45:11 78:12 95:13 98:5 158:8 312:23	processor 26:14	pulled 204:12	
prime 71:5	produce 18:8 28:12,16 101:13 134:15 168:9,17 170:14,19 232:6	Purchase 145:18	
printed 103:18	produced 23:11 25:13 29:9 168:8,10 170:17 171:2	purchased 234:13	
Printout 343:18	production 21:9 28:20 141:3 147:5 169:22 230:16 230:18,21,24,25 231:5,10 232:25 318:24 343:14	purpose 37:9 76:4,7 78:10 110:5,10,17 117:7 118:15 172:22 173:6 173:9 234:18 274:22	
prior 52:25 53:3 116:4 175:21 176:10 328:2 332:11	production-Christ... 319:3	purposes 40:10 110:24 154:3	
private 306:5,11	professional 1:23 47:3,5,13 59:20 98:12 341:7	pursue 116:7	
privileged 8:8 105:23 106:10 109:12 111:7 296:9 297:22	professor 37:23 45:25 46:3 49:5 50:5 149:19 152:15 152:18 334:2,14,19	pushing 59:7	
probably 25:11 28:8 39:6 47:3 48:11 53:22 58:4 59:16 60:5,15 62:20 67:14 74:9 75:23,24 78:19 89:18 94:4,5 126:3,3 127:18,19 130:2 145:8,14 146:18 150:20 151:17,18,19 156:22 161:17,24 164:21 193:11 196:14 205:19 248:14 250:16 282:18 338:3	professors 149:10	put 15:18 28:7 35:16 49:13 55:5 64:6 66:8 73:24 75:11 79:9 82:24 83:2,8 108:6 144:19 160:10,12,14 160:16 161:8 188:20 205:21 207:22	
problem 7:13 13:6 88:11 140:23,25 146:24 164:16 195:11	profile 16:22	provide 330:11	
problems 88:18,19	profitable 35:17	provided 17:3,20 18:12 41:13 58:18 61:16 168:13	
proceeding 29:17,17	program 24:5 27:18,19 36:18 37:13 38:6,11,19 39:6,11 41:15,23 43:14,16 46:15,19,21 48:20 49:11 51:23 91:3 123:19 131:2 148:14,21 153:18 154:5,8,13 178:6 205:15 206:13 313:19,22 314:2,8	provider 16:24 17:5 20:11 45:11 61:10,18 73:11 110:4 118:4 261:21 264:5 272:13 274:6	
		provider 101:25	
		providing 61:15 275:10	
		Prudential 117:19	
		public 1:24 3:7 132:19 158:8 313:6 317:19,22 322:12 323:25	

283:5 327:19 337:11 339:11	quote/unquote 183:7 306:9	139:21 140:22 141:8 142:19 143:16 146:12,23 147:15 151:16 152:19,23	39:22 46:9 48:2 50:12 51:10 53:21,24 60:10,11 64:23 68:19 68:19 69:3 74:12,19
	Q	R	
qualified 46:18	R 2:1,8 3:5,5,5,15 14:7,8 158:2,6,6,6 341:1	153:2,11 158:18 159:16 164:5 166:18 172:14 174:8 175:14	74:25 75:4 76:24 79:2 86:8 87:4 95:15 95:16 97:12 108:15
qualify 46:25	radio 301:6	176:18 177:6 181:16 194:6,15,22 196:24	113:15 120:5,15 121:6,18 126:14
quarter 164:8	Rain-shortened 73:6	200:7 202:14 206:8 210:4,9,16 212:13	127:15 132:14,15 136:25 137:20
quarterback 56:19	Ramsey 121:9,13 180:14,15 181:11,12 182:8	213:15 219:12 220:22,25 221:6	142:21 143:23 144:5 149:17,23 150:17
question 6:10 7:12 8:5,6 15:7,9 20:17,23 40:5 97:15 97:18 98:7,10 100:17 112:6,12 113:16 115:5,17,20 116:14 131:13 155:7,19 161:21 169:12 171:9 171:17,18 190:10,10 190:16 192:24 197:11,12 209:17 226:17,23,24 227:21 227:25 228:6,9 275:6 288:17 291:5,5 295:16 301:23 314:25 315:8,13 320:10,17 321:2,5 323:18 327:14 329:2 329:7,13,15,19	Ramsey's 181:14	223:12 224:20,25 228:18 229:2 230:9 188:16 191:13 192:14 203:17,23 223:14 225:9 243:15	153:12 156:23 179:11 181:4 182:19 201:4 212:5,10,22,22 216:15 218:2 220:14 221:4 237:8 239:6,7 243:6 251:17 253:13 254:11 260:11 262:6 266:25 289:23 293:23 294:5,19 325:25 328:10,18 335:19
questionnaire 25:20	ran 62:19 228:19 229:4	246:2,10,18,19,23 260:21 271:2 272:13	realm 267:21
questions 4:14 6:5 16:15,19 28:23 29:2 71:12 106:17,18 169:10,15 318:23 337:14,19	range 93:8 164:10 176:5 211:24 215:9 269:16 299:4	287:3,16,18 306:20 312:13 328:4,15 332:17 333:6,9,12,14	Realtime 1:24 341:7
quick 63:8 178:10 179:12 180:23 198:13 290:6 292:20	Ranger 145:22 207:4 245:10 260:4 293:3 312:5	240:17 245:5,6,13,21 246:2,10,18,19,23 260:21 271:2 272:13 287:3,16,18 306:20 312:13 328:4,15 332:17 333:6,9,12,14	real-life 126:10,11
quickly 12:18 28:17 96:7 120:11 193:22 242:25	Rangers 34:24 41:13 47:10 52:24 53:6,20 55:6 55:15 56:6 78:20,25 79:16 82:8,9,14 83:14 94:19,22,23 95:7,18 101:4 102:2 116:8 117:7,17 119:25 120:8,22 122:12 126:2 127:14 127:17,25 128:2 130:13 132:5 133:3 133:19 134:4 135:9 135:11 136:6,13 137:4 138:15,18	92:17 182:9 195:4,20 196:4 205:17 250:25 251:4 254:4,8 258:12	real-world 148:15,22 149:18,25 153:5 154:19
	read 34:24 41:13 47:10	97:14,16 104:11,11 112:10 115:18 151:3 315:2 320:13 322:20 329:3,5 340:4	reason 45:10 66:22 68:5,18 74:7 82:17 154:24
	realize 231:11	190:18 206:19 218:6 246:12 262:11 274:6	190:18 206:19 218:6
	real 194:2	342:4	246:12 262:11 274:6
	reasoning 88:16	recall 6:21 9:21 12:18 14:9	
	reasons 73:18 95:9 271:23 342:3		

14:21 17:9 20:16 21:3,24,25 51:24 52:15 57:16 60:4 65:8 81:7 121:3,5,19 124:12 125:6 127:7 129:20 138:22 141:14,18,19 144:21 145:13 159:24 162:23 167:11,20 172:5 178:14 179:4 184:22,24 192:16 194:20 196:12,15 197:20 204:17 213:18 222:25 245:24 254:9,24 255:3 256:4 259:20 260:12,15 277:9 287:19 293:23 294:14,15 314:15,15 319:8 320:4 331:11 331:21 334:25	325:19,21 337:4 receiving 79:19 102:8 110:22 116:4 121:24 122:21 131:17,18 328:5 recess 85:5 157:8 233:18 327:19 337:11 recognize 44:14 75:15 77:25 103:24 105:3 273:4 recognized 105:3 recollection 7:18 22:15 70:9 78:23 127:12 141:6 178:5 179:9 182:24 187:20 192:23 223:7 244:16 252:19 256:6 260:17 268:10 282:4 283:4 286:4 294:18 314:21 323:8 327:14 331:14 331:25 332:6	170:5 referencing 143:18 referred 86:6 183:8 237:6 251:2 referring 4:11 14:2 18:18 37:16 37:24 51:12 80:21 84:17 101:11 121:10 131:10 176:23 187:4 187:11 206:16 222:4 222:13 224:23 225:3 225:5 240:14 276:11 276:15 295:2,4,11 298:22 316:20 326:18 reflect 22:17 265:10 reflection 266:4 refresh 22:14 70:8 78:23 127:12 128:6 179:9 182:24 192:23 223:7 244:16 256:5 260:17 282:4 283:3 286:4 294:18 331:14 332:5	15:21 28:12 46:2 relations 313:7 317:19,22 319:4 322:12 324:2 relationship 41:12 releases 231:21 relevant 29:7 335:14 remained 299:22 remedies 100:18 remember 6:20 13:3,13 14:6,7 25:20 26:5 49:4 50:9 51:9 53:7,18 57:6 69:12 71:25 72:9 75:12 86:19 87:17,18 119:23 130:4 137:20 142:24 144:5,22 145:3 150:17 165:8 167:12 174:10,24 177:21 179:14 204:4 205:13,14 210:2 214:16,17 245:22,23 247:12,12 248:2 252:14 256:17,24 263:10 270:19 276:23 277:7 287:5 333:20
receipt 135:23 receive 18:19 33:23 42:8 51:25 92:4 101:22 102:10 118:17,20,22 120:20 124:25 125:5 133:22 135:9 140:10 202:24 222:12 299:25 329:22	record 3:12 42:3,5 157:7 158:13 168:20 169:3 169:18 171:11,14 184:5 196:18 233:22 252:15 270:20,22 277:12,14,17 281:23 284:18,25 327:22 339:9	refreshing 252:19 regarding 17:22,23 106:25 107:8 203:7 231:16 301:7	remind 79:2 Renaldo 3:18 31:20 reorder 235:14 repeat 96:20 112:6,8 115:16 148:19 236:4 270:2 275:8 320:7,9,11 322:18 323:21 327:2
received 17:19,23 53:5 101:9 101:16 102:21,25 103:4 104:5,9,15,22 105:2 113:21 114:7,9 116:5 117:25 130:12 130:25 132:4,6 134:14 135:8 136:4 136:12 173:14 178:7 178:8 187:17 238:6,6 273:14 299:21 300:23 301:2 303:17 309:19,21 317:4 318:10,12 319:21 320:18 321:9,23	recorded 252:23 records 264:3 red 245:21,25 reels 232:20 refer 4:5,10 190:2 reference 90:4,5 114:9 200:20 287:6 337:6,8	regular 87:4 240:11 286:13,17 288:6,11,22 relate 156:13 189:9 related 34:16 308:17 326:4,14 341:16 relating	rephrase 6:7 167:2 173:17 328:11 334:9

report	37:18 52:3,14	176:21 195:4	268:11 269:21 272:7
57:15 72:8 121:8 132:5 181:25 182:7 191:13 301:17	requires 219:3	return 63:19 134:5,15,18	274:23 275:13 278:19,24 279:3,12
reported	151:14	returns 132:6	279:15,24 280:23 281:12,14 282:10
26:3 64:18 79:14 134:20 182:14 191:21	resources 18:12 313:6 314:10,17 314:19 323:14,24 324:6,10,22	revenue 306:14	285:18,24 286:8 292:2 296:3 297:11
reporter	respect 17:12 218:7 285:24 331:19	5:25 12:3 13:7 15:15 15:20 265:8	300:5,15,24 301:11 301:13,21,24 302:3
1:23,24 5:18,23 15:6 43:22 97:16 112:10 115:18 119:12 275:19 320:13 322:20 329:5 341:7,8	Respectfully 227:25	12:7 13:25 14:14,22 15:13 266:2	303:13,21 306:25 307:24 308:12
reporting	respond 5:20 106:16,17 170:22 170:23	reviewing 83:17 187:8 306:6	318:21 324:25 330:13,15 331:25
18:17 54:3 120:12 183:9 187:13 188:16 219:25 220:4	right	right-hand 4:12,16,18,22,25 6:8	333:13 336:14 337:3 339:3,4
reports	response 8:11 15:7,9 23:18 173:18 205:4	6:13 7:6,10 8:24	69:21 77:16 81:25
232:23	responses 4:18 170:7 173:14	14:21 40:15,20,23	82:5 186:17 264:14
represent	responsibilities 194:3 220:3 223:11,18 241:15 242:10 243:25 244:9 304:13	50:15,19 51:19 55:11 57:17 60:6,16 66:20	rink 219:9 221:22 229:12
3:21 115:7 308:15,20 310:10,11,14 311:16 312:17 313:2,15,24 314:5	responsibility 244:3 304:24	66:23 68:11,24 70:21 77:11 80:5,9 83:5	239:22,23,24
representative	responsible 237:21	85:2,16 88:18 89:23 98:3 105:9,11 106:12	ripped 234:23
118:8,11 119:3 213:13	rest	110:10 111:14 122:8 124:20,21 128:19,24	River 159:12,13
representatives	92:17 183:25 239:6 249:16	129:4,7 133:8 134:12	road 2:13 146:3 159:12,14
86:7	restrooms 71:13	136:16 138:10,15	159:23,25 160:2,3
request	result 317:4 321:9	143:17 145:2 147:20	161:18 163:2,4,5,9
21:9 28:20 141:3 147:5 328:3 343:13	resume 85:9 343:23 344:4	150:23 152:4 153:9	211:22 257:6
requested	resumed 158:7	155:10 157:3 159:6,9	roads 159:17,20 160:7
8:19 22:9 173:12 213:11	retained 106:12	159:22 160:12	Rochelle 33:5
requests	retainer 105:16	163:14,24 164:19,21	Role 137:24
306:7 343:8	retract	165:14 173:5 187:21	room 177:25,25 178:3 213:3
require		188:3 191:3,8,10	213:4,10,12 225:8
154:5,11,18		197:7 198:2 201:14	229:13 239:25 240:2
required		202:5 203:5 208:9,12	262:19 314:12
26:10 38:19 40:9 58:24 153:17 316:6 319:13		211:8 216:3 220:17	rooms 86:15
requirement		225:22 226:6 229:2	Rose 32:6
59:8 65:23 121:22		231:13 233:21	Rosemarie
requirements		239:19 240:22 241:5	
		242:11 244:7,10	
		246:11,13,20,24	
		249:2 254:2,6 255:20	
		258:7 263:19 266:23	

31:6 Rosenstein 169:19 roster 206:18 route 161:9,12 163:21 routine 202:8 RPR 341:22 run 34:20 35:3 49:10,11 49:23 64:20,21 141:14 150:16 166:2 225:16 227:14,16 259:22 291:2 running 50:15 95:17 96:4 rush 163:15 242:24 R's 24:20 résumé 59:19 68:4 69:15 73:23 75:14 76:5,12 76:20 78:6,11,17,25 95:12 117:21,25 118:4,16 119:20 126:2 127:17,19 158:21 200:5,16 286:10 résumés 12:13,14,16 17:6 118:14	sales 64:11 Salesian 32:25 Sam 3:21 SAMUEL 2:22 sanctions 5:16 Santa 145:2 sat 204:8,10,13,16 261:15 satisfied 67:19 satisfy 65:22 67:11 Saturday 253:14 266:15,19,22 267:3,8,18,22 268:5 268:6,6,7,14,14 269:3,19 270:14 279:19,21 280:9 284:7,8,10,12,12 Saturdays 268:20,23,25 sauna 230:4 savviness 193:12 savvy 192:15,17 193:3,6 saw 13:19,20,23 22:2,15 22:19,25 23:5 57:17 211:20 219:20 220:13 221:18,21 228:25 229:4,9,16,18 230:21,21,24 231:4 236:16 237:14 252:25 255:13 256:18 265:5 273:25 276:19,20,21,22 277:4 293:17 294:2 296:2 299:2,13	Sawmill 159:11,13 160:4,5 saying 59:6 83:5 106:11 Sam 113:16 142:8,16 189:5,5 197:24 206:6 SAMUEL 210:15 226:5 236:7 236:12 284:11,12 293:24 333:18,20 334:6 335:5 Santa 333:8,10 sat 23:3 43:23 51:17 satisfied 82:17 186:16,18 187:12 188:15 satisfy 193:23 236:14 65:22 67:11 Saturday 264:12 271:14 273:14 278:2 289:7 298:11 299:20 301:4 301:16 305:15 306:3 scan 97:9 205:15 242:23,25 scanning 206:4 scene 335:20 schedule 52:10 66:4 67:3 72:21 139:19,25 140:3,9,17 140:20 141:6 142:22 143:7 167:8,11,12 192:15,17 193:3,6 214:24 250:21 259:22 303:12,15 337:18 scheduled 93:15 schedules 87:20 304:13,23 Scherer 87:14,22,23,24 Scholars 313:19 314:2 school 31:18 32:21,25 33:9 33:10 34:2 35:21,24	36:21 37:6 45:16 46:22,24 48:18 54:11 55:10,14 56:6 77:4 91:2,20 94:19 95:11 110:9 120:15,20 121:17,25 123:2,8,11 124:8 128:19 143:2 155:8 218:24 316:6 316:11,19 319:13 326:17 schooling 54:7 School-related 18:3 science 34:7,8,9 Scott 305:16,24 306:24 346:5 screen 103:19 screens 247:25 248:2 se 216:9 Sean 118:24 119:13 122:5 124:10,11 125:4 126:21 128:9 129:16 129:23,24 174:21 177:13,18 181:23 185:18,25 208:6,7 223:16 249:10 324:12 search 23:7 season 57:4 64:4 70:11 74:4,5 80:16,18 second 168:21 249:19,24 Secondly 125:25 secretary 25:3 section
S S 2:1,22 3:5 158:2,2,2,6 344:17 salaried 88:10,21,24 salary 88:7,9 sale 64:17			

70:21	42:12 46:7 49:19 53:2	200:13 201:3 206:12	225:24 226:4,13
secure	53:3 65:20 91:2	206:20 219:13	227:22 228:2 229:8
25:7,16	108:12,14 137:9	324:14 341:11,20	230:11 231:23
security	144:25 147:22	seven	233:15,20 240:12
70:16,17 71:8,9 72:13	150:20 173:4 310:16	61:14 73:5,5,9 74:21	244:6 246:15,17
89:3 247:4,6 248:2,4	semesters	83:7 89:14,19 201:7	251:9 254:2,3 261:8
248:12 256:14,21	124:4 147:13 310:16	269:12,15 337:15	264:9 265:3,15,17
see	send	Seventy-five	267:12 268:3 270:6
22:6,7 45:19 69:15	78:14 107:23 110:25	252:7	270:24 272:18 273:2
82:18 95:7,17,24	125:8,11 132:9	seven-and-a-half	275:2,18 276:2
108:19 151:9 152:18	169:25	280:3,6	277:11,16 279:10
154:3 167:11 184:14	sending	sexual	281:12,15,21,25
186:24 187:14	172:23 173:6	178:11	282:16,20 283:2,16
194:24 198:10 201:4	sends	shadow	283:21 284:19 285:3
201:6 202:18,20,21	24:25 132:17	185:15 203:17 232:25	292:10 295:18 298:2
211:17,23 221:4	sense	233:4	298:9,17 300:11,14
225:3,4,6,9 240:5,17	198:15	shadowed	300:22 302:19 303:3
247:8,15,23 264:3	sent	203:23 322:3	304:8 305:8,14
265:22 273:11	17:15 18:4 25:8	shadowing	306:10 309:14,16
276:17 277:2 278:2	103:18 104:7 106:24	188:8,13	311:22 313:11,13
289:11,19 290:3	107:7 112:21 114:3	shape	315:4,9 320:11 321:7
298:18 299:8,11,18	114:11,17 132:8,8	116:17	321:14 322:18 323:2
299:23 301:9,18	169:18,20,24 172:12	Shaulson	323:19 326:8,10
303:4,7,10,18 304:15	181:23 195:7 197:23	2:22 3:10,21 7:24 8:15	327:16,21 329:3,12
305:17 306:2,16	334:12	10:20 20:21 21:7,16	330:18 336:11
320:24 332:22,23	September	28:18,22 29:4,5	337:13 338:5,9 339:4
333:12 334:16 338:9	182:23	38:25 42:7 43:21	339:8 343:4
339:2	series	44:12 68:9 69:18	sheet
seeing	194:23,25 198:6,22	77:14,23 81:23 85:2	340:8
126:17 231:12 247:12	199:5,13,20 200:19	85:7 97:14,21,23	sheets
248:2 294:5	200:23 201:13,19	99:4,6,22 100:9	12:11 344:23
seeking	202:3,12 286:16	103:10,20,22 105:24	shift
29:11 35:22 100:19	318:20	106:6,11,22 109:13	89:12 93:4
140:18 308:15,20	service	109:19 111:4,11	shifts
310:10 311:16	86:6 120:18	112:7 115:16 116:3	89:20
312:16 313:2,15	services	119:15 134:16 147:3	shirt
seen	130:17 306:15	147:7 148:25 157:6	245:4,13
21:20,23,24 22:2,25	session	158:12 161:3,22	shirts
106:23 107:4 110:2	198:13 343:10	165:20 166:6 167:3,5	213:10 245:14
149:10 171:22,25,25	sessions	167:25 168:12,22	shook
210:11 219:20	12:3,6	169:5 170:12 171:6	184:14
242:17,17 276:3,5,7	set	171:12,19 176:6	shop
276:8 295:23 334:12	56:16 86:15 143:7	184:7 185:22 186:10	19:7 210:3
sees	171:23 177:7 195:2	186:14,23 192:12	short
236:13	195:13,21,23 196:5	194:9,12 196:20,22	204:6 290:13
semester	196:11,19 197:18	197:14,15 209:14,18	shorter

73:6	73:24	smaller	264:22 268:19 270:2
shorts	single	87:2	275:7 278:16 288:4
244:24 245:2	102:24 103:2 172:3,4	snuck	289:5 307:15 310:12
show	210:25 263:20 286:5	240:5	320:7,9 326:6,8
80:20 110:7,12,15,18	313:9 337:24	social	327:2 328:24 329:18
142:22 169:6 174:23	singled	12:13 334:5	329:24
231:3,11,17	103:7	solicitation	sort
Showed	singling	110:25 113:18,21	39:15 153:5 163:9
199:19 203:15 264:4	103:5	116:5 173:15	sought
Showing	sir	solicitations	297:19
81:2,5	3:12 44:17 304:15	101:23 102:6 106:24	sound
shown	306:16	107:3,7,13,16 112:21	254:13
203:13	sit	114:3	SOUTHERN
shows	56:22 151:2 197:21	solid	1:2
301:6	233:12 259:12 261:4	93:6	space
shy	261:9	somebody	165:5 166:9,10,11
42:13	sitting	18:4 46:10 98:21	224:10
sic	147:19 204:4 336:12	127:21 128:10 131:4	spaces
24:20	situated	150:8,12 154:15	165:13
sick	1:7	174:4,16 177:12	speak
73:17 262:14	situation	185:15 188:17	9:12,24 10:4 11:9 16:3
side	79:12 105:7 172:10	196:14 207:20 214:2	16:14 19:12 24:22
30:23	situations	258:12 287:20	25:3 116:6 149:22
sign	13:9 152:12	288:13 322:16,24	290:7,10 297:9
6:2 135:3,22 265:24	six	324:7	322:15,24 324:7
296:7,11,16 297:7	42:12 58:5 61:14	soon	329:2
334:21	89:18,18 180:6 262:2	28:16 76:9 126:9	speaker
signature	269:12 313:17	157:5 184:15 234:22	194:23,25 198:5,13,22
338:13 340:15	six-hour	236:15	199:5,13,20 200:19
signed	89:20	sorry	200:23 201:13,18
295:12,16,19,22,23	six-month	12:17,22 14:5,6 16:5	202:3,12
299:7,9 340:8	58:3,18	18:5 20:18 27:11	speakers
signify	skates	30:20 33:25 35:23,25	199:8
45:2	17:14 212:24 234:5,23	42:14 60:24 69:11,13	speaking
signing	skimmed	70:6 77:12 78:22	8:4 49:6,18 169:10
181:20	178:9	81:24 82:16 84:16	171:8 186:2 286:16
similar	skipped	96:21 98:9 101:21	325:23
13:9 22:3 23:2 102:21	264:15	112:5 114:18,23	specialist
241:18 242:14	slightly	116:15 119:14	135:4
243:13 289:8 295:24	278:13	121:19 135:12 137:2	specific
306:14	slot	138:4 148:5,18 150:4	4:10 6:20 8:20 37:15
similarly	145:14	155:18 157:4 184:4	37:17,17,18,18 50:20
1:6	slow	193:19 204:22	51:2 99:19,20 117:22
simple	204:14	220:25 221:2 229:23	117:24 176:24
273:22	small	236:3 237:6 240:13	185:20 205:15
simply	61:18 247:25	241:15 259:9 260:18	225:10 243:24

307:24 308:5 311:20	35:3,18 36:18 37:2	3:16 74:24 75:2	statute
313:7 314:16 317:16	37:13 38:6,7,9,14	standard	313:17
324:10	43:14 45:5,6,7,20	234:13	stay
specifically	46:8 47:3,5,12,13	standing	64:12 91:10 93:8,13
9:13 38:7 49:3 50:9	50:15,23 51:22 55:23	74:6,21 83:7	250:23,25 254:5
70:20 102:2 107:18	55:24 75:24 77:2	stands	256:18 262:7 301:3
168:20 183:18 193:2	85:15 86:3 87:6	90:6	stayed
203:3 207:5 249:11	88:20 93:3 120:17	Starks	63:9 65:11 79:9
309:5 315:12 316:4	137:24 138:2,3,5,7,9	49:8 144:17,23	254:19,21 255:22
specifies	138:21 149:15 150:6	start	266:9 283:4
9:2	154:12,16 156:8,13	33:16 42:14 56:9	staying
specified	174:17 213:14	80:17,17 90:16,23	292:4 300:2
43:17	226:25 228:10 233:9	139:3 175:25 179:19	steady
speculate	336:18	211:16	43:3
237:5,10 296:25	spotting	started	Steiner
speeding	247:12	18:6 53:11 90:18	213:13
54:22,24	spreadsheet	91:13 129:21 140:14	stenographically
spell	204:18	176:11 186:11	341:14
24:18 33:2 65:4 83:24	spreadsheets	187:19 230:7	step
87:23 119:5,13	306:14	starting	281:19 284:21,22
180:19	spring	53:3	stick
spelled	24:2,3 28:3 33:20 61:5	state	17:13,14 213:3 224:7
24:21	64:7 140:15	1:25 3:11 341:2,9	243:5 251:4
spend	Square	342:1	stickers
19:8 149:7 205:19	1:11 3:23,24 176:25	stated	224:11
292:22	177:12 186:16	17:6 41:17 98:6 126:4	stickler
spent	207:13 237:12	152:6 156:21 171:24	337:23
129:10 206:6 215:14	264:12 308:16	172:25 174:2 193:21	sticks
216:13 266:4 291:11	311:18,24 312:9,13	200:8,18 201:22	193:10 212:24 215:23
293:2	328:4 344:22	212:15 229:11	215:24,25 216:9
spoke	ss	257:20 279:11,18	223:22 234:4,22
8:21 9:19,23 11:7 24:9	341:3 342:1	284:15 289:17	236:12,15
24:10 51:8,9 52:22	sshaulson@morgan...	312:20 314:12	stipend
104:13 124:10,14	2:24	324:19 325:7 335:16	61:18,23 63:19,20
129:16 144:18	St	337:7	129:8,15,21 130:6,10
185:17 324:16	90:14	statement	131:11,19 132:4
spoken	stadium	278:17 279:11 304:14	133:19 134:21 135:8
9:9 69:4 113:20 121:6	64:3,3,7	304:24	135:23 184:21 222:6
185:16 231:7 315:10	stadiums	statements	222:12,21 272:13
sponsoring	35:7	15:15,20	273:15 274:7 300:19
52:4	staff	STATES	303:17,22,25 309:20
sport	258:4 259:14,16	1:1	309:23 310:4 318:18
48:15 159:25	261:11,14	stating	329:17
sports	stamp	80:22 315:17	stipends
27:17 33:24,25 34:3	267:10	station	317:12
34:10,14,16,19,21,22	stand	208:24	stipened

CHRISTOPHER FRATICELLI - 3/21/2014

Page 38

129:5,7 131:6,9 222:22 280:18 300:17 303:23 309:2 309:8,12,13,18,22 317:13 stood 37:23 stop 62:17 88:2 210:14,17 228:24 290:5 stopped 247:21 stop-and-go 163:24,25 storage 51:11 213:9 stored 246:23 straight 46:21 74:21 75:3 83:7 205:22,22 straight-up 121:12 strategy 233:12 street 158:17 162:8 234:14 StubHub 19:8 student 42:18 57:21 136:14,16 137:11 147:12,23 313:21 343:18 students 34:17 study 144:8 228:23 stuff 86:23 149:18 221:13 243:17,21 255:11 258:6 style 212:19 Subject 112:16,18 submitted	13:17,22 15:18 78:16 78:24 82:13 83:13 273:8 301:16 334:4 335:10 submitting 118:16 subscribed 339:16 342:21 substance 7:16 sued 29:24 30:2 60:6 68:12 68:17 suggesting 277:7,9 suggests 188:12 suing 68:21 69:5 suit 183:11 suite 2:6,13 306:5 suites 306:11 summer 32:18 55:20 271:14 summers 271:12,14 Sunday 9:20 10:11 11:24 169:20 266:23 supervisor 17:16 18:4 57:8 65:2 72:4,7 175:5 188:21 190:6 196:6,7 211:18 212:2 223:10 323:10 323:11 325:9,17,25 supervisors 175:3,8,13 180:9,12 225:12 316:15 335:12 supplemental 321:13 support 115:2,23 289:16	293:14 294:21 295:9 295:21 323:23 324:5 330:6,20 331:17 supporting 298:4 supposed 170:24 182:16 190:3,4 231:6,7 244:21 249:22 257:15 274:24 275:4 sure 8:22 12:19 17:10 25:21,22 29:3 32:7 39:21,22 43:10 47:9 47:14 48:3,6,16 51:3 51:4 53:13,18,21 70:19,20 71:11 73:13 73:18 75:25 78:18,20 79:3 81:13,16 82:8 84:2,8 86:11 89:5 91:11 92:5,16 102:22 103:8 104:18 105:13 108:17,20 109:25 112:7 116:16,22 119:7 120:14 121:16 122:18,19 123:14,24 124:2 129:19 132:21 133:8,16,17,22,24,24 136:2,21 137:8 141:19,23 152:8 155:20 161:13 162:2 162:5 171:12 172:2,2 172:4,15 174:11,11 174:12 176:22 179:16,18 180:2,21 182:25 191:14 196:17 197:11 199:7 200:11,19 205:4 213:19 214:11 218:3 219:2 221:25 222:3 222:17,18 225:20 230:2 234:15 247:10 247:20 248:6,14,15 250:6,8,17 254:11,17 255:7 257:24 258:20 266:19 267:16 268:8	269:14 270:4,18 271:7 272:9 276:6 277:6 284:14 285:17 286:14 287:14 288:9 294:24 295:11 299:14 307:16 308:22 312:10 314:7 316:8 318:15,17 319:19,23 320:2,16 320:21,23 324:25 327:4 328:18 329:25 330:10,11 334:23 336:20 surgery 81:8,14,17,18 82:21 82:24 83:9 surrounds 35:4 Suzanne 9:16 10:9 11:13 Sweat 245:4 sweatshirt 135:16 sweatshirts 213:11 sworn 3:7 158:8 308:3 339:16 341:12 342:21 system 185:3 193:11,14 203:12 205:10 212:24,25 213:6 216:10 224:6,7 234:3 234:9,11 235:9,16,22 236:8,11,11,17 240:20 242:19,19,22 systems 232:11 S-A-L-E-S-I-A-N 33:3 S-C-H-E-R-E-R 87:24 S-E-A-N 119:14
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T	talking	television	336:10
T	14:10 39:20 116:16 129:20 149:8,25 150:3,4 152:14,14,18 153:4 174:4 222:8 226:22,23 227:18,19 247:4,5 253:24 288:2 295:6,14 297:3 307:18,21 309:4 321:13	tell 4:9 6:5,9 7:4,20 8:16 8:22 12:5 13:2 14:10 16:18 22:4 25:24 46:11 47:17 50:8 53:16,23 55:12 94:4 116:10 121:7,14 122:24 124:22 126:21 127:9 132:15 133:8 137:14 141:9 149:19,19 159:20 160:2 163:12 172:6	terrifying 208:10
table	117:20 178:19 261:14	territory 313:9	
take	5:19 7:3,4,8,12 12:19 15:6 32:22 33:21 35:21 36:6,8 44:6,7 44:10 67:14,16,20 68:10 83:15 85:3 135:12 136:16 145:23 146:18 150:21 156:18 159:17 163:9 165:18 179:15 187:6 214:5 221:10 223:10,18,25 233:15 257:17 264:21 271:21,22 272:2 280:2,7 283:12 294:2,6 298:23 327:17 332:18,20 339:3	testified 3:8 29:16 158:9 171:4 285:12	
taken	7:14 39:13 50:4 54:8 157:8 341:13	testifies 303:17	
takes	258:5	testify 7:17	
talk	16:11 49:25 50:10 51:10 55:7 60:16 69:7 73:20 85:14 127:3 129:15 148:14 148:21 149:8 150:10 152:6,7 153:10 178:11 182:21 184:20 185:2 211:12 219:16 229:16,18 231:6 239:3 240:8,22 259:24 260:9 261:17 289:20,21,21 290:2 320:5	testimony 174:10 234:10 295:17 320:4 340:5,7 341:11 341:13	
talked	51:13,15 136:3 233:25 260:20 335:11	text 19:12,14 171:22	
		Thank 6:8 8:14 13:5 28:18 29:4 43:12 112:9 137:17 161:3 231:24 277:25 339:5,7	
		Thanks 120:6	
		Thanksgiving 6:22	
		theme 153:24 154:7	
		Theresa 90:14	
		thing 16:15 25:19 93:15 109:23 110:3 114:8,8 141:9 173:2 187:16 225:12,13 226:6 242:18 290:4 296:17 307:18 318:6 335:20 336:22	
		things 5:9 7:20 9:5 12:12 14:16 17:15 19:8 20:2 23:3 26:3 47:20 47:21 62:8 64:2 67:6 71:6 76:22 93:16 96:5,6,8 97:8,12	

CHRISTOPHER FRATICELLI - 3/21/2014

Page 40

125:23 142:25 149:9 149:9,13,22 152:5,17 153:12 179:12 183:10 195:9 205:16 205:25 206:2,4 212:7 212:19 213:5 214:21 216:7 224:3 225:18 234:9 237:14 241:14 241:18 242:14,22 243:16,20 252:25 253:9 277:4 293:21 294:15 307:11,19 316:22 think 14:8 36:25 39:12 41:7 46:17 47:25 59:25 73:19 76:22 98:10 103:7 114:19 117:14 127:24 130:2 134:11 139:3 141:18 149:3 151:13 153:22 154:4 155:24 156:2,2,5,7 162:16,19 166:14 174:21 184:23,23 187:18 190:7,9,15,17 191:15,17,19,20 192:2 209:3 216:13 222:2 226:8,9,10,19 227:11 235:5 240:6 244:11,14 246:3 249:3 261:2,3 263:9 263:10,11,12 267:20 267:25,25 272:16 286:20 288:9,13 292:11 325:24 332:10 333:17 335:2 335:22 thinking 28:4 65:16 69:17 70:6 273:24,25 274:2 328:14 thorough 301:17 thought 27:11 58:22 59:15,17 60:10,11 65:22,25	68:19,21 126:8 134:9 181:19,20 227:22 228:5 236:6 240:13 314:23 320:8 328:14 328:15 thousand 310:21,23 311:9,11 three 13:14,16 15:12,22 44:22 51:18,23,25 60:5 67:12,19 73:4 108:22,23 110:6 114:13 123:25 124:5 136:4 137:13,18 138:16 144:6 155:14 155:22 165:16,24 217:10 255:8 269:15 296:2 303:9 335:10 throw 243:16 throwing 189:4 217:16,16,17,18 Thursday 24:12 141:13,17 283:10 ticket 54:22,24 tickets 64:17 92:18 Tiemann 30:10 time 5:16 6:4,15,15 7:8,9 8:2,2 10:2,23 11:2 12:11,19 15:5 19:23 21:22 22:2,4,19,25 23:4 24:13 26:23 32:11 33:21 35:21 36:6,8 38:17 39:23 40:13,20 41:2,9 44:6 44:8,10 45:8,15,18 49:11 57:21 59:15 60:12 62:3 67:10 74:24 75:3,7 80:7,13 83:15 85:21 86:9 87:16 89:15 90:21,21	90:22 93:6 94:25 104:25 118:11 121:4 122:5 126:7 129:9,18 130:4 137:5,5,7,22 138:13 139:3,20 140:21 142:18 143:6 143:15 144:7,10 145:11,14 146:21 149:5,8 150:24 151:24 152:22 153:13 159:25 160:9 161:7 164:6,9,11,22 166:15,17,20 175:2 175:23 176:3,16 177:3,5,15 179:13,19 181:15 185:18 192:14 193:13,17,20 193:21 194:6,15 195:15 200:6 201:5,6 201:19 203:10,11,13 204:4,6 206:11,17 207:12 208:18,19,20 209:6 210:6,15 212:6 214:3,20 215:5,14 216:5,8,13 217:4,20 218:25 220:21 221:21 223:24 240:4 241:24 242:7,8 246:5 246:7,10,13 249:5,20 251:11,23 252:3,7,19 252:23,24 253:13,20 254:9,12,17,18,19,21 254:23,25 255:4,12 255:14,21,22,23 256:19,23,25 257:5 257:14,25 258:10 261:11,18 262:8,12 262:20 263:13,16,19 264:21 267:3,15 270:18,25 271:4,5,10 272:2 279:20,20 280:21 290:25 291:11 292:4,18,21 293:10,22 295:19,22 298:23,25 299:3 313:10,15 327:3	328:10 332:16 337:14,15,22 339:11 344:23 times 8:20 9:6,17 24:3 36:17 42:21,22,23 114:2 139:23 167:10 217:6 217:8 221:13,18 235:25 242:18 243:10 244:4,8 247:21 256:2,9,11 258:21,23 260:12 261:13,20,21 262:23 263:22 264:23 271:18 274:18 283:10 290:7,20 292:15 293:9 294:10 timesheet 252:24 264:13 280:13 time-consuming 215:4 tired 7:2 title 46:4 65:8 84:9 188:23 218:21 237:3,7,15,19 titled 43:24 47:15 345:13 today 4:4 5:4 7:18 21:5 37:3 44:20 91:17,19,21 147:20 168:17 170:6 171:4 292:20 295:17 335:11 336:13 today's 8:17 14:15 16:4,12,19 20:25 265:8 343:10 told 4:21 14:20 15:25 20:4 20:13,24 53:9,18,24 56:3 74:8,16 88:5,11 88:15,16,17 94:16 120:24 121:17 122:17,22 124:24 125:4,6,11,13 127:6 128:6 130:5,9 155:10
--	--	---	--

155:13 166:20 174:22 181:8,10 182:22 183:8 185:18 189:16 193:14 194:2 220:10 222:25 229:20 243:12 249:9 249:20 257:13 266:14 290:18 293:8 293:13 294:11,20 295:20 298:3 331:16 331:24 332:2,4 tomorrow 170:3 201:5,24 ton 50:9 146:3 top 44:22 82:17 103:19 214:12 245:3 Torromeo 24:17,19,23 52:21,23 123:18 Torromeo's 26:24 Toscas 65:3 total 179:15 180:4 215:6 216:12 totalling 286:6 touch 24:4,8 tough 216:6 256:12 260:6 265:22 tougher 50:20 tour 183:19,22 town 158:23 159:3 207:9 track 185:3 tracked 235:17 traded	96:6 traffic 163:20,24 164:2,20 166:8 train 203:7 228:5 trainer 181:17,18 187:13 188:5,9,13,23 189:4 189:16 191:3,8,22 trainers 185:14 186:4 190:20 219:10 237:9 259:20 training 61:5 64:7 202:24 203:3,16 253:12 317:3 318:10 319:21 319:24 320:9,18,21 transcribe 5:24 transcribed 341:14 transcript 25:14 43:25 44:18 51:17 137:14,16 151:9 343:6,18 transcription 340:6 transferred 27:15 transportation 274:8,9 275:16 travel 61:19 130:8 222:7 309:9,9 traveled 160:8 treatable 63:7 treated 289:8 treatment 110:23 tried 296:10,15 Trinity	2:5 trips 212:18 truck 97:9 203:14,14 208:21 224:10 241:21,23 242:3,4 243:16 trucks 47:21 212:16,17,19 214:22 true 82:22,25 130:19 163:13 191:5 218:7,9 261:3 289:13,14 293:15 294:22 295:8 295:21 303:11 340:5 truly 146:2 154:4 trust 336:7,7 truthfully 7:17 37:3 74:25 153:22 try 6:6 15:10 24:3,7,22 27:22,24 70:25 71:14 91:3 105:13 116:18 117:5 149:21 165:5 195:10 202:4 211:16 213:18 297:7 312:19 trying 12:18 14:5,7 15:6 16:22 28:7 49:13 50:2,11 69:12 87:16 114:19 152:21 205:12 227:3 241:15 254:13,16 313:24 Tuesday 24:12 turn 23:21 88:8 turned 88:6 185:7 TV 255:2,10 tweet	335:7 tweeted 334:2 tweeting 335:3 Twenty-five 32:15 252:11 twice 8:21 86:22 143:21 216:22,24,25 Twitter 253:2,3 334:4,11,16 two 10:22 22:21 24:20 26:8 43:25 58:4 115:7 137:8,12,13 139:2,15 142:24 147:13,13 164:17 165:16 176:9,10 178:12 179:22 205:21 206:5,7 208:22,23 212:5,9 215:2,3 216:22 220:23 231:3 244:3,8 249:21 250:3 258:3 267:23 268:15,20,23 269:2,17 283:16 291:22,25 292:23 299:16 338:4 two-and-a-half 142:2 two-week 139:11 type 16:18 120:2 135:10 151:14 192:25 194:24 199:5 types 46:17 47:11 48:18 71:12 typical 73:5 306:3 typically 73:8 244:20 303:8 337:23 typo
---	--	--	--

CHRISTOPHER FRATICELLI - 3/21/2014

Page 42

278:24	understood	322:6,8	vs
T's	40:22 128:15 129:2,9	usually	1:9
123:16	129:12 153:15 268:4	27:13 136:23 249:5	
T-I-E-M-A-N-N	UNITED	258:7 260:12	
30:10	1:1		W
T-O-R	unlawful	V	
24:20	330:14	van	
T-O-R-R-O-M-I-O	unload	212:21	45:2
24:20	212:17,18	various	wage
T-O-S-C-A-S	unloaded	174:7 194:23 304:23	100:3,11,24 101:2
65:6	203:14	venture	309:23 310:5 328:22
T-shirt	unloading	78:19 161:23	329:9,17,22 330:2,6
135:17 245:4	214:22	verbal	330:10,23 331:19
	unpacked	4:18	332:13
U	205:20	verbally	wages
uh-huh	unpacking	4:23	101:12
4:24	215:11 223:21	verifying	wait
um	unpaid	265:24	15:8 20:22 321:4
290:21	39:18 40:2,11 101:11	version	waiting
undergraduate	110:9 121:18 122:13	78:5	215:10 217:17
33:12 36:22 37:5 54:6	308:21,23 309:5,7	versus	walk
underprivileged	312:21 314:5 330:14	207:24 227:10 252:5	164:14,15 165:10,15
49:9	unwilling	291:11 309:18	165:21 183:22
understand	169:9	video	210:12 228:21
3:18,25 5:3,11,15,21	unwrap	247:2,15,17 248:9	247:20 256:18
6:2,5,6,7,10,11,17,24	216:2	view	walked
8:12 22:10 37:8	update	96:17,22 323:23	256:19 333:15
39:23 40:8,25 46:25	50:11	Vincent	walking
47:18 103:17 109:15	upper	30:19,20,21	166:9
120:19 131:13,15	43:24 69:22 77:18	violate	wall
155:18 156:11	USA	331:18	64:6
164:13 171:7 172:8	159:25	violated	want
189:20 209:17	use	99:17,24 100:6 330:21	16:16 22:4 44:8 54:23
225:16 236:18	3:15,19 4:4 26:14	330:25	55:5,7 56:8 63:9
240:20 308:14	76:11 92:17 149:17	violating	67:24 68:10 75:10
327:23 328:24	150:22 152:25 153:2	330:5	77:2,2 81:22 83:6
329:13,14 330:13,21	160:24 168:18 170:2	Virginia	108:9,15 110:18
334:5	193:14 196:4 204:20	2:3 101:10,10 102:15	116:16,23 120:3
understanding	204:25 205:6,9 224:6	103:12 104:5,16,19	121:11 123:3 127:23
103:3 112:25 113:7,11	230:5 275:9,12,13	105:17 116:5 344:8	138:18 146:25
154:17 155:12,21	uses	visual	149:21 155:6,7,22
169:8 170:14 172:7	48:14 205:11,15	162:14	156:3 163:11,12
172:16,20 173:24	228:12	voice	166:25 195:10
182:14,15 237:23,25	usher	4:20	196:17 197:10
257:10 274:5 297:18	70:18	voicemail	203:19 208:11
324:8	usual	24:25	213:18 215:16
			216:16 228:3 229:23
			237:4,4,10 255:17

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261:11 264:22 267:4	219:25 220:18	58:7,11 60:25 61:3	146:13 195:12
267:15 268:19 269:7	227:24 237:2,8	72:18 89:7,10 90:19	218:14,16 231:6
277:5 282:14,16	239:23 251:20,25	91:15 118:2 140:8	239:6,7,18 240:19
284:19,20 285:4	254:14 255:6 256:14	141:22 142:20 149:6	244:21 274:16,17
286:22 290:14	263:18 268:24	167:24 170:18 243:8	292:6 308:12 329:16
294:24,25 295:10	278:24 290:19	243:11 249:7,12,12	Westchester
296:24 299:5 314:5	292:16 293:4,4 294:5	249:15,19,21,24	126:22 198:12,14
314:23 328:25	309:19,22 328:18	250:3 263:14,21,24	201:21 209:9,11
329:24 335:19	331:4,4 333:15	264:7 267:8 269:25	we'll
wanted	watch	270:4,10,11,16,17	7:4,8 28:16 134:13,15
36:2,3 58:23 62:2	210:9,12,14,17 228:24	273:25 278:10,14,23	291:6 338:8
64:12 79:17 88:23	229:19 230:16,18	279:17,19,21,22	we're
90:25 109:25 114:4	247:22 254:20	280:6 285:6,24 286:5	13:3 14:10 91:16
122:17,19 123:24	255:13	303:9,18	158:13 233:21
126:14 155:14	watched	weekday	236:14 277:17
211:23 266:25	231:10,12	163:15	283:23 294:24 295:4
274:22 275:13	watching	weekend	295:14 327:22
307:16 308:6 322:11	229:12 255:2,9,24	10:17 268:17 269:21	337:25 339:8
325:3,12,18 326:22	wave	Weekly	we've
327:4	334:6	264:12 344:22	3:20 149:9,22 185:16
wants	way	weeks	whatnot
238:20	7:16 24:21 39:7 41:8	58:5 139:2 176:9,10	125:7 213:24 263:6
wash	65:17 70:5 82:4	212:5,9 270:5 278:3	whatsoever
224:8	113:15 116:17	278:12 279:14	307:4
washer	127:11 128:10	285:13,21 299:16	WHEREOF
217:17,19	131:23 135:5 156:24	week-to-week	341:19
washing	178:22 179:8 192:22	58:9	willfully
224:9	203:15 208:13 223:6	Welcome	328:21 329:8,25
Washington	228:15 234:20	119:2	330:21,25 331:18
55:22 60:17 61:6,16	237:16,18 239:13,15	Welcoming	willing
62:18 63:12,16,23	244:15 252:18,23	18:17	10:16
68:13,25 81:3,4	256:5 260:16,21,25	went	winter
238:5	266:16 286:3,23	12:9,10 36:22 39:7	135:14 230:25 231:4
wasn't	294:17 296:24 318:7	50:9 51:3 64:17	244:25 305:16,25
28:6 39:21,22 41:19	331:13 332:5 334:4	66:22 96:2 107:13,16	306:24 307:13 346:5
53:9,21 58:24 62:3	341:17	125:6 140:7 155:21	wish
62:15 63:8 65:10,18	ways	159:15 160:9 172:2	342:2
70:5 73:25 74:5,11	34:20 35:2	173:8,10 176:18	withdraw
74:13 79:19,19,20	wear	178:7 202:11 207:12	22:13 36:4 42:25 45:4
88:7,17 100:11 103:8	214:10 233:7 244:20	207:19 208:2 219:8	45:5 66:5 97:21 99:4
124:2 146:2 150:14	244:23,24 245:6,7,9	219:10 244:18 257:3	131:14 138:20
163:6 168:8 177:13	245:13,16,18,25	258:23,25 259:3	142:17 155:11
177:19 181:2,4	wearing	282:5 314:12 317:6	166:24 167:3 194:10
183:21 199:24 200:3	145:2 244:22	weren't	196:20 224:17
206:11 208:7 210:2	week	28:8 70:25 72:22 97:3	246:15 257:9 265:15
214:4 218:4,13,17	9:21 11:4 24:10,11	97:18 103:5 146:11	270:6 309:14 313:11

			Y
326:9	227:12,13,15 232:10	245:22	Y
withdrawal	238:13 257:14	worried	83:25
138:17	270:11 271:2 299:22	262:18	Yahoo
withdrawing	302:14 305:5,7	worse	18:25
65:19	307:13,17,18 328:16	295:24	Yankee
withdrew	328:17 331:3,3,5,7	worth	70:22
42:24 66:11 137:19	336:24	74:12,13 124:4	Yankees
138:2,8,13 139:4,11	worked	wouldn't	56:2 69:8 70:10,24
150:6	55:13,19,23 57:14	28:5 53:8 96:24 98:13	71:19,22 72:15,19
witness	62:9 64:16 70:9	128:22 129:3,9 131:6	yards
3:6 44:11 68:8 83:17	71:22 72:14,21,23	143:13,19 148:8,10	165:16,24
105:22 106:16 112:9	73:11 75:6 84:15	153:12 161:18	yeah
119:14 158:7 169:6,9	86:9 88:4 91:3 95:14	164:15,16 166:2,2	70:5 82:10 168:24
169:13 187:8 268:2	207:20 238:9 253:25	189:3,6 191:18,20	174:19 204:3 208:13
276:10 321:6 339:7	259:19 278:3 279:19	202:7 206:15 210:13	224:16 256:24
341:11,13,19 343:2	281:6 284:4 285:13	213:5,7 216:4 219:16	290:21
witnesses	303:9 310:8 315:23	221:4 223:21 235:19	year
335:14	worker	239:17 242:24	49:10 65:12 77:4
word	208:3	243:19 244:23 245:7	92:20 101:20 132:17
4:4 26:14 170:23	workers	245:9 246:6 252:14	132:22 133:2 214:13
173:19 178:10	177:8	257:6 261:6,9 263:2	230:25 271:13
188:20,22 190:2	working	263:3 289:23 290:2	years
193:9 241:16 326:21	32:17 52:9 66:2 70:18	324:4	26:5 30:14 32:10
326:21	74:13 88:2 90:16,23	wrapped	92:13,13 132:23
words	93:5,5,10 110:9,23	63:8 206:2	136:22 144:7 177:15
189:15,19 295:15	127:7 178:20 181:3,7	written	200:10 252:13
word-for-word	181:8 183:16 186:3	181:10 295:4 332:24	313:17
99:12	194:5 201:3 202:6	wrong	yesterday
wore	223:19,24 227:17	34:2 108:16 185:23	9:20,24 133:7
245:12 246:3	237:24 238:2,10,23	269:8 273:17,18,18	York
work	240:17 253:8 254:10	273:20 279:3,8,12	1:2,22,22,25 2:7,7,14
10:17 17:8,12 27:2	306:11,13 312:14	285:19,23 299:6	2:21,21 3:3,3 30:11
43:3 47:20 48:22	314:14	335:3	32:4 33:5,15 34:24
55:8 56:17,17 62:15	workplace	wrote	41:13 52:24 53:5,19
64:10 65:17 68:2	178:12	17:19 169:25 273:23	55:6,15,17 56:2,2,5
72:19,25 73:12 76:17	works	W-2	56:10 58:17 60:7
79:20 85:20,23 89:8	49:24 84:4 230:4	133:18 134:3,14	62:21,23 69:8 70:10
89:22 90:25 94:12	workshop	W-2s	71:19,22 72:14,19
96:15,16 98:19,20,23	200:6,16	132:9 134:17 273:23	73:21 75:6 78:20,25
99:13 100:12,24	workshops	W-4	79:6,14,24 80:11,15
105:4,5 126:12,13	286:11	135:22	82:14,18 83:13 94:19
144:16 151:5 164:13	workweek		94:22,23 95:17 101:4
185:8,12,13 189:6	280:21 284:4		102:2 116:8 117:7,16
190:3 193:9,22,25	world		119:25 120:8,22
198:23 202:18,19,20	174:17		122:12 126:2 127:14
224:25 226:20,20,23	worn		

CHRISTOPHER FRATICELLI - 3/21/2014

Page 45

127:17,25 128:2 130:13 132:5 133:3 133:19 134:4 135:9 135:10 136:6,13 137:4 138:14 139:21 140:22 141:8 145:18 146:23 151:15 152:19 172:13 174:8 175:14 176:18 181:16 194:22 196:24 200:7 202:14 206:8 212:13 220:22 224:20,25 234:12 237:12 246:10,18,23 260:4,21 272:12 287:2,15,18 306:20 312:5 318:25 328:4 332:17 333:6,9,12,14 341:2,4,9 342:1,2 young 59:17 younger 86:23	\$80 303:18 <hr/> 0 01BA6260327 341:23 010 344:5 014 344:24 026 344:24 03 344:24 06 33:7 <hr/> 1 1 21:8,13 23:8,12,18 343:12 1/27/14 295:3,14 345:5 1/27/15 295:5 1:02 158:3 1:13-cv-06518-JMF 1:9 10 10:25 22:7 78:22 81:11,19,25 82:17 275:20,23 276:4 289:2 299:18 345:8 10,000 311:6,8 10/9 267:9 268:5 10:40 85:5 10:57 274:3 100 267:16 10006 2:7	101 1:21 2:20 10178 2:21 103 69:21 343:24 344:7 10469 30:11 106 343:7,7 107 343:20 108 343:20 109 343:7 11 93:15,18 280:10 281:7 282:21,23 283:15 301:4 345:12 11:45 253:4,6,25 254:19 255:7,22 266:9 278:10 282:5 283:5 283:11 111 2:6 282:3 343:7 345:15 115 343:7 11514 2:14 12 11:3 77:17 78:23 82:6 280:8,10,11 281:3,5 281:10 283:11 298:14,19 306:3 345:17 12th 182:23 12:18 157:8 13 302:20,24 303:5 345:21 14	87:12 92:4,6 264:16 281:6,17,18 283:13 283:15,20 295:5 305:9,11,18 346:3 14.45 281:8 1403 2:6 141 343:8 147 343:8 15 252:6 274:2 283:19,19 283:22 288:25 289:3 289:6 293:15 294:22 295:7 298:5 16 43:23 169:20 168 344:12 17 267:12 345:13 186 344:16 1988 30:6 <hr/> 2 2 43:23 44:3,15 151:9 208:18 264:14,15 343:17 2:26 233:18 2:43 233:18 20 30:14 145:25 161:25 162:4 166:7 2000 75:9 2006 33:18 2007 56:12 70:11
---	---	---	--

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CHRISTOPHER FRATICELLI - 3/21/2014

Page 46

2008	287	81:24 91:10 93:7,11 93:18 118:3 163:15	299:8
56:12,13	162:6,9,10 163:8,24	5,000	
2010	297	164:8,8,18 283:10 303:7 344:3	311:3,5 5:30
33:20 42:16 92:21 149:16	343:7 298	4:20 142:3,5,8 164:4 167:13,16 251:6	255:19,22 50
2011	345:17	4:27 327:19	161:19,24 211:24 500
49:21 50:3 52:25 60:24 62:10,11 63:13 69:12 70:5 75:11 78:9 79:8,10,25 80:4 80:10 133:21,24 134:11,21 182:23 345:14	3 3/21/14	4:35 76:13 179:17 264:15 343:4,22 3/24/88 30:6 3/5	310:24 311:2 500,000 311:12,14 52 251:3,25 252:5,14 337:11
2012	295:14	4:47 337:11	281:4 53
45:14 85:18 94:7 133:21,22 134:2,3,6 134:13,14,21 135:15	3:30	4:48 337:11	43:9 55
2013	299:15	339:11	278:3,11 279:17 280:20 285:14,24
76:2 85:19,24 90:19 101:21 102:8	40	286:6	56
2014	400	400 112:19	43:9
1:16 3:2 43:23 169:20 339:18 341:20 342:21	3:45	44 343:17	6
206	169:20	45 215:9 223:25 257:21	168:2,4 169:6,7,13 171:21 173:15
21	30	257:22,25 280:10	278:16,16 303:16
1:16 3:2 343:12	108:19 177:23	283:17,20	344:12
23rd	300	46 32:6 281:18	6:58
341:20	112:19	47	345:13
24th	302	283:23 284:4 285:7	69
30:6	345:21	49.5 280:11	343:22
2434	305	5	7
30:10	346:3	142:3,3,5,5,9,11,13	
26	32	145:15 163:15	
264:14,16	281:17,18 283:10	166:17 167:14,16	
264	347	186:15,18,20,25	
344:21	2:13	251:11 252:4 273:11	
272	35	304:11 344:16	
345:3	215:9	7th 282:9	
275	37-and-a-half	254:21 255:14,21	
345:8	280:7,8	256:2 278:2 279:23	75
28	4	344:7	242:8
343:8	22:6,7 77:15,20 78:2	5th	77
282	78:11,17,24 79:5		
345:12			

CHRISTOPHER FRATICELLI - 3/21/2014

Page 47

344:3 777 159:11,14			
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Fraticelli Deposition Ex. 5

From: "Virginia & Ambinder" <lloyd@internshiprights.com>
Date: August 23, 2013 at 6:54:27 PM EDT
To: cfraticelli324@yahoo.com
Subject: NY Ranger - Unpaid Intern Wage and Hour Claim - Attorney Advertisement
Reply-To: "Virginia & Ambinder" <lloyd@internshiprights.com>
[Update Profile / Unsubscribe](#)

SUBJECT: POTENTIAL UNPAID WAGES OWED TO UNPAID INTERNS AND TRAINEES

ATTORNEY ADVERTISING - THIS IS NOT A LEGAL DOCUMENT

You may be owed wages for the time that you worked as unpaid intern or trainee. This notice informs you of your right to recover unpaid wages, including overtime compensation if you were employed as an unpaid intern or trainee for any period of time since 2010. If you were employed in New York, your claim period goes back six (6) years to 2007. This advertisement has not been authorized by the court. Your email address was obtained from a nationwide resume database. If you were employed by a company for any length of time as an unpaid intern or trainee, and your employer failed to pay you for the work you performed, or if the company did not pay you at the legal overtime rate of one and one-half times (1.5x) your hourly rate when you worked over 40 hours in a week, then you may wish to call (516) 873-9550 or (212) 943-9030 for a free, confidential consultation to discuss your rights, your facts, and your potential remedies.

It is important to note that you have the right to seek unpaid wages even if you (1) received academic credit and school approval and (2) you agreed to an unpaid or underpaid internship. If you typically worked a 40 hour week and your employer unlawfully failed to pay you while working as an unpaid intern or trainee, you may be entitled to wages, and in many instances "double damages" (double the amount of back pay owed) as follows: 40 hours x \$7.25 minimum wage rate = \$290.00 in earned but unpaid wages for 40 hours worked. Plus: an equal amount of damages = \$290.00 Total: \$290.00 (wages) + \$290.00 (damages) = \$580.00 owed for each unpaid 40 hour week worked. By way of illustration, if you worked 40 hours each week during a 13-week summer internship you could be owed up to \$7,540.00 inclusive of damages (13 weeks X \$580.00 = \$7,540.00). The overtime amount owed for worked performed over 40 hours is \$10.87 per hour (time and one-half) + \$10.87 damages = \$21.75 per hour. Your entitlement may vary depending upon your state's minimum wage rate and actual hours worked.

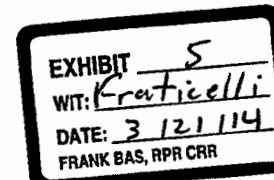
With few exceptions, under a Federal law known as the Fair Labor Standards Act (FLSA), most employers are required to pay their employees at no less than minimum wage for all hours worked even if (1) you agreed to work as an unpaid intern or trainee and (2) you received academic credit and school consent. Under the FLSA, you can seek recovery for up to three years. In some states, such as New York, your claim may go back as far as six (6) years. The employer typically denies the allegations.

If you wish to receive a free legal and confidential consultation to learn more about your right to uncover unpaid wages, you can contact: Jeffrey K. Brown, Esq. at Leeds Brown Law PC, located at One Old County Road, Suite 347, Carle Place, New York, 11514, telephone (516) 873-9550, facsimile number (516) 747-5024, www.leedsbrownlaw.com. You can also visit www.InternshipRights.com for more information.

Lloyd Ambinder, Esq. at Virginia & Ambinder, LLP located at 111 Broadway, Suite 1403, New York, New York, 10006; telephone (212) 943-9030, e-mail lloyd@internshiprights.com, facsimile number (212) 943-9032. Web: www.vandalip.com and www.internshiprights.com.

You may also retain an attorney of your choice to represent you.

Contact us via Facebook to show great photos and exciting updates of your colleagues in Detroit, NYC, Berlin and abroad.



Fraticelli Deposition Ex. 6

----- Forwarded message -----

----- Forwarded message -----

Greetings

My law firm, along with Leeds Brown Law, P.C., represents former unpaid Interns in a potential nationwide class action where it is alleged that MSG Holdings, L.P. and The Madison Square Garden Company and other related entities ("MSG") unlawfully failed to pay them wages. The case Fricicelli v. MSG Holdings, L.P., No. 13-CV-6518 is docketed in the U.S. District Court in the Southern District of New York.

We are contacting former MSG interns as part of an investigation of our clients' legal claims. You were identified as a former MSG intern based on your profile on LinkedIn. We believe that you may have been subject to MSG's practices based on interviews we have conducted with our client and other former interns at MSG.

We would appreciate the opportunity to speak with you briefly as part of our investigation. Our conversation will be strictly confidential. Confidential information that you provide to us could help us obtain a recovery on behalf of current or former Interns who we allege should have been compensated for their work. You are under no obligation to respond to this message or participate in this lawsuit.

Please take a few moments to speak with us about your internship experience by contacting LaDonna Lusher, Esq. and Suzanne Leeds, Esq., at (212) 943-9080 or Michael Tompkins, Esq. and Dan Markowitz, Esq. at (800) 585-4658. You may also email me at Lambinder@vandallp.com

We look forward to hearing from you.

Sincerely,

Lloyd Ambinder, Esq.
VIRGINIA & AMBINDER, LLP
111 Broadway, 14th Floor
New York, NY 10006
Web: www.vandallp.com

You are receiving LinkedIn emails. Unsubscribe.

EXHIBIT 6
WIT: Fricicelli
DATE: 3/21/14
FRANK BAS, RPR CRR

Fraticelli Deposition Ex. 8

INTERN



WEEK ENDING:

**PAYROLL
USE
ONLY**

DEPARTMENT NAME: MSG Training
Center

- Weekly Time Sheets must be submitted: Each Monday before **NOON**
 - All Time Sheets must be completed in Ink.
 - All alterations must be Initiated by the Department Head.
 - Check box for days worked.

APPROVER'S SIGNATURE

DATE

01/10/12

EXHIBIT 8
WIT: Kraticelli
DATE: 3 12/114
FRANK BAS, RPR CRR

PRINT APPROVER'S NAME ✓ ACACIO MARQUES

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FRAT 0000003

INTERN

INSTRUCTIONS

DEPARTMENT NAME: MSC

Training Center

WEEK ENDING:

ING: 1/1/12

- Weekly Time Sheets must be submitted: Each Monday before **NOON**
 - All Time Sheets must be completed In Ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

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APPROVER'S SIGNATURE

PRINT APPROVER'S NAME

ACACIA MAMMILLATA

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INTERN



DEPARTMENT NAME: *N Y R*

Training Center

INSTRUCTIONS

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
 - All Time Sheets must be completed in ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING: 9/25/11

**PAYROLL
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ONLY**

APPROVER'S SIGNATURE

DATE 09/26/11

PRINT APPROVER'S NAME

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INTERN

MADISON SQUARE GARDEN

INSTRUCTIONS

DEPARTMENT NAME: NYR
Training Center

- Weekly Time Sheets must be submitted: Each Monday before NOON
 - All Time Sheets must be completed in ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING: 9/18/14

**PAYROLL
USE
ONLY.**

APPROVER'S SIGNATURE

DATE 09/26/11

PRINT APPROVER'S NAME

Original White: PAYROLL DEPT. COPY EMPLOYEE COPY: Yellow

INTERN

DEPARTMENT NAME:

Rangers Training Center

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
 - All Time Sheets must be completed in ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING:

The World's Most Famous Arena

MADISON SQUARE GARDEN

World's Most Famous Arena

**PAYROLL
USE
ONLY**

APPROVER'S SIGNATURE

DATE

10/17/11

PRINT APPROVER'S NAME

Aspects of Migrants

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INTERN MADISON SQUARE GARDEN WEEKLY TIME SHEET

INSTRUCTIONS

DEPARTMENT NAME:

Rangers Training Center

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
- All Time Sheets must be completed in ink.
- All alterations must be initialed by the Department Head.
- Check box for days worked.

FRAT_0000017

MSG 1028 (4/07)

APPROVER'S SIGNATURE

PRINT APPROVER'S NAME **Acacia M. Alouette**

Original White PAYROLL DEPT. COPY EMPLOYEE COPY: Yellow

INTERN

MADISON SQUARE GARDEN WEEKLY TIME SHEET

**INSTRUCTIONS****DEPARTMENT NAME:***Ranger Training Center*

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
- All Time Sheets must be completed in ink.
- All alterations must be initiated by the Department Head.
- Check box for days worked.

WEEK ENDING: *10/2/11* ✓**PAYROLL
USE
ONLY**

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INTERN

MADISON SQUARE GARDEN WEEKLY TIME SHEET



DEPARTMENT NAME: NYR
Training Center

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
 - All Time Sheets must be completed In ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING:

**PAYROLL
USE
ONLY**

APPROVER'S SIGNATURE

DATE

10/28/11

PRINT APPROVER'S NAME

Acacia Mearnsii

Original White: PAYROLL DEPT. COPY EMPLOYEE COPY: Yellow

INTERN**MADISON SQUARE GARDEN WEEKLY TIME SHEET****INSTRUCTIONS**

DEPARTMENT NAME:

*NFL
Practice Facility*-Weekly Time Sheets must be submitted: Each Monday before **NOON**.

-All Time Sheets must be completed In Ink.

-All alterations must be Initiated by the Department Head.

Check box for days worked.

WEEK ENDING: *10/16/11***PAYROLL
USE
ONLY**

EMPLOYEE'S NAME	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY	SUNDAY	
EMPLOYEE ID#								
<i>Christopher Fratalli</i>	IN <input checked="" type="checkbox"/>	IN <input type="checkbox"/>	IN <input checked="" type="checkbox"/>	IN <input checked="" type="checkbox"/>	IN <input checked="" type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	
<i>547286</i>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	
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INTERN

MADISON SQUARE GARDEN WEEKLY TIME SHEET

INSTRUCTIONSDEPARTMENT NAME: *NYL**Training Facility*

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
- All Time Sheets must be completed in ink.
- All alterations must be initiated by the Department Head.
- Check box for days worked.

WEEK ENDING: *11/4/11*
 PAYROLL
USE
ONLY

EMPLOYEE'S NAME	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY	SUNDAY	
EMPLOYEE ID#	IN	<input checked="" type="checkbox"/>	IN	<input checked="" type="checkbox"/>	IN	<input checked="" type="checkbox"/>	IN	
<i>Christopher Fratello</i> <i>542286</i>	IN	<input type="checkbox"/>	IN	<input checked="" type="checkbox"/>	IN	<input checked="" type="checkbox"/>	IN	✓ <i>225</i>
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INTERN



INSTRUCTIONS

DEPARTMENT NAME:

- Weekly Time Sheets must be submitted: Each Monday before **NOON**
 - All Time Sheets must be completed In Ink.
 - All alterations must be Initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING:

11/20/11

APPROVER'S SIGNATURE

DATE 11/21/11

PRINT APPROVER'S NAME

Azácio Marques

Original White: PAYROLL DEPT. COPY EMPLOYEE COPY: Yellow

INTERN

MADISON SQUARE GARDEN WEEKLY TIME SHEET



INSTRUCTIONS

DEPARTMENT NAME:

NIR Practice Facility

- Weekly Time Sheets must be submitted: Each Monday before NOON
 - All Time Sheets must be completed in ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING

3/18/11

APPROVER'S SIGNATURE

DATE 11/28/11

PRINT APPROVER'S NAME

Acacia Marques

Original White: PAYROLL DEPT. COPY EMPLOYEE COPY: Yellow

INTERN

DEPARTMENT NAME: *MSC Training Center* **INSTRUCTIONS**

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
- All Time Sheets must be completed In Ink.
- All alterations must be initiated by the Department Head.
- Check box for days worked.



WEEK ENDING:

12/4/11

APPROVER'S SIGNATURE

1

PRINT APPROVER'S NAME

ACACIO MARQUES

Original White: PAYROLL DEPT. COPY EMPLOYEE COPY: Yellow

DATE

INTERN

MADISON SQUARE GARDEN WEEKLY TIME SHEET


INSTRUCTIONS

DEPARTMENT NAME: MSG Practice Facility

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
 - All Time Sheets must be completed in ink.
 - All alterations must be initiated by the Department Head.
 - Check box for days worked.

WEEK ENDING: 12/18/11

**PAYROLL
USE
ONLY**

EMPLOYEE'S NAME	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY	SUNDAY	
EMPLOYEE ID#	IN <input checked="" type="checkbox"/>							
Christopher Fraticelli	IN <input checked="" type="checkbox"/>	225						
540386	IN <input type="checkbox"/>							
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INTERN

MADISON SQUARE GARDEN WEEKLY TIME SHEET

INSTRUCTIONSDEPARTMENT NAME: *MSG Training Center*

- Weekly Time Sheets must be submitted: Each Monday before **NOON**.
- All Time Sheets must be completed In Ink.
- All alterations must be Initiated by the Department Head.
- Check box for days worked.

WEEK ENDING:

*12/25/11*PAYROLL
USE
ONLY

EMPLOYEE'S NAME	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY	SUNDAY	
EMPLOYEE ID#	IN <input type="checkbox"/>	IN <input checked="" type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>				
<i>Christopher Fratocelli</i>	IN <input type="checkbox"/>	IN <input checked="" type="checkbox"/>	IN <input type="checkbox"/>	IN <input type="checkbox"/>	<i>224</i>			
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